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AJNAVALKYA SMRITI

VYAVAHARA ADHYAYA

I the commentary, Mitakeara and the gloss of Balambhatta

DÂYABHÂGA

THE LAW OF INHERITANCE



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YÂJNAVALKYA SMRITI.

WITH MITÂKŞARÂ

THE LAW OF INHERITANCE.

CHAPTERI, Sec. I.

प्रमाणं मानुषं दैवमिति भेद्रेन वर्णितम् । ऋधुना वर्ण्यते दायविभागोयागम् तिना ॥

भमाणम् pramanam, evidence; मानुषम् manuşam, human; दैवम् daivam, divine; इति iti, thus, with these; भेदेन bhedena, with distinctions; वर्णितम् varnitam, has been explained; अञ्चल adhuna, now; वर्ण्येत varnyate, is propounded; दायिकाण: daya-vibhagah, partition (विभागः) of heritage (दाय); पेगम्तिना yoga murtina, by the image of holiness (i.e. by Yajūavalkya).

1. Evidence, human and divine, has been thus explained with (its various) distinctions; the partition of heritage is now propounded by the image of holiness.

Balambhatta's Gloss.

1—The Scholiast explains the relevancy by a verse; he has explained two kinds of evidence under two heads. The image of holiness refers to Yājāavalkya. While describing the different parts of law, the portion relating to evidence intervened on the occasion. He now proceeds after a digression to explain the law of partition of heritage being most important of the remaining topics to be discussed.

तत्रदायशब्देन यद्धमं स्वामिसंबन्धादेव निमित्तादन्यस्य स्वं भवति तदुच्यते ॥

तंत्र tatra, there, here ; दायशब्देन dâya-sabdena, by the term (शब्द) heritago (दाय) ; यह yad, which ; कनम् dhanam, wealth , स्वामि-सम्बन्धाह swami-sambandhât, by the relation to the owner; ज्व eva, solely; निमित्ताह nimittâd, by reason; अन्यस्य anyasya, of another; स्त्रम् svam, property; सबित bhavati, becoms; तद् tad, that; उड्यते uchyate, is called, is named, is signified.

2. Here the term heritage (daya) signifies that wealth, which becomes the property of another, solely by reason of relation to the owner.

सच द्विविधः । अप्रतिबन्धः सप्रतिबन्धः च । तत्र पुत्राणां पौत्राणां च पुत्रत्वेन पौत्रत्वेन च पितृधनं पितामद्दधनं च स्वं भवतीत्यप्रतिबन्धोदायः । पितृज्यभ्रात्रादीनां तु पुत्राभावे खाम्यभावे च स्वं भवतीति पुत्रसद्भावः स्वामिसद्भावश्चप्रतिबन्धस्तद्भावे पितृत्र्यत्वेन भ्रातृत्वेन च स्वं भवतीति सप्रतिबन्धो दायः । एवं तत्पुत्रादिष्वप्यूद्दनीयः ।

सः sah, it ; च cha, and ; द्विविधः dvi-vidhah, of two sorts ; अप्रतिबन्धः apratibandha, unobstructed : सप्रतिबन्धः sapratibandha, liable to obstruction ; च cha, and ; तत्र tatra, there ; पुत्राणाम् putrânâm, of sons ; पीत्राणाम् pantranam, of grandsons ; T cha, and ; प्रत्वेन putratvena, by virtue of being sens , पौत्रत्वेन pantratvena, by right of being grandsons ; च cha, and , पित-धनम pitri-dhanam, the wealth of the father ; पितामइ-धनम pitamaha dhanam, the wealth of the gran dfather ; च cha, and ; सम svam, one's own property ; अविन bhavati, becomes ; इति iti, so ; अप्रतिबन्ध: apratibandhah, not liable to obstruction ; दाय: dayah, heritage ; त्रितृब्य-आत्रादीनाम् pitrivya bh atrivyadînam, of uncles and brothers and the rest ; a tu, but ; प्रतामावे putra-abhave, in the absence of male issue ; स्वाम्यभावे svamyabhave, in the absence of the owner; a cha, and; स्वम् svam, property; भवति bhavati, becomes , इति iti, thus ; प्रत्रसद्भाव: putra-sad-bhavah, the actual , (सत्) existence (भावः) of a son (पुत्र) ; स्वामिसद्भावः svâmi-sad bhâvah, the actual existence or servival of the owner ; च cha, and : प्रतिबन्ध: pratibandah, impodiment, तद्भावे tad-abhave, on their ceasing : पितृह्यस्वेन pitrivyatvena, in right of being uncle, आत्रवेन bhrairitvena, in right of being a brother : च cha, and , स्वम् svam, property (his own) ; भवति bhavati, becomes ; इति iti, thus ; सप्रतिदन्धः sapratibhandhah, liable to obstruction, subject to obstruction ; दाय: dâyah, heritage ; एवस evam, thus ; तत्पुत्रादिष् tat-untra-adisu, in respect of their sons and other (descendants); अप api, also : अहनीय: ûhanîyah, is to be reasoned or to be inferred, to be taken as holding good.

3. It is of two sorts: unobstructed (apratibandha) or liaable to obstruction (sapratibandha). The wealth of the father or of the paternal grandfather, becomes the property of his sons or of his grandsons in right of their being his sons or grandsons: and that is an inheritance not liable to obstruction. But property devolves on parents (or uncles) brothers and the rest, upon the demise of the owner, if there be no male issue; and thus the actual existence of a son and the survival of the owner are impediments to the succession, and, on their ceasing, the property devolves on the successor in the right of his being uncle or brother. This is an inheritance subject to obstruction. The same holds good in respect of their sons and other (decendants).

Balambhatta's Gloss.

2, 3.—He explains the term 'heritage'. 'Hore' means while dealing with the 'partition of heritage.' It, excludes the popular idea of acquisition by sale etc. 'Relation' means the connection of the progeny with the properties rice, of the sons with the owner of the property &c. That the word 'heritage' is conventionally used when the property, of the former owner on the cessation of his ownership passes to another, as said previously, is refuted; because it contravenes the text 'if partition is effected.......' (II.114) which presupposes the ownership with birth. This kind of heritage is called 'unobstructed'; it is a Vahu'riha. compound Heexplained the first kind; 'tatra' means 'of the two.' Under text 'the land of the grand father................'(II 121.) the grandsons have equal rights in the property with their father by reason of their birth without any other means of acquisition. It is unobstructed heritage.

He proceeds to describe the second kind of heritage which is liable to obstruction. Of the uncle and brother and the rest' in the text means the uncle, brother and others. Out of honour he is mentioned first; the anche being entitled to the property is described already. Here the object in mentioning uncle is by way of illustration but not to indicate 'ordor'. There is another reading 'father and brother &c.'; this indicates the order and meane parents and brother &c.

'Upon the demise of the owner, if there be no male issue' contemplates the absence of both (the prepositus and the lineal descendants). In respect of their sons and other 'means the sons &c. of the nucle &c, because when those who are entitled to the property of the deceased by reason of the unbstructed line compander the first category and those who are obstructed (by the presence of such lineal descendants) come ander the second category.

विभागोनाम द्रव्यसमुद्रायविषयाणामनेकस्वाम्यानां तदेकदेशेषु द्रव्यस्य। व्यवस्थापनम् ।

विभागो नाम Vibhagah-nama, part ition is (means); इंड्य-समुदाय-विषयाणाम् dravva-samudaya-vişayanam, of the objects of the whole of the wealth; अनेक स्वाम्या गर्म aneka-sva nyanam, of divers rights; तर्केद्रीयु tad-ekadésesu, on particular portions of the aggregate; इडबस्य dravyasya, of the (whole) wealth; ध्यवस्थापनम् vyasthapanam, adjustment.

4. Partitions (vibhaga) is the adjustment of divers rights regarding the whole, by distributing them on particular portions of the aggreeate.

Balambhatta's Gloss.

4. Having explained the meaning of the term 'heritage', he explains the meaning of the term 'partition'. The separate allotment of the shares in the joint property of those who are not divided as of sons who have equal ownership therein is denoted by the term 'partition'.

एतदेवाभित्रेत्योक्तं नारदेन ॥ विभागोऽर्थस्य पित्र्यस्य तनयैयंत्र कल्यते । दाय-भागइति त्रोक्तं व्यवहारपदं षुधैरिति । पित्र्यस्येति स्यत्यनिमित्तसंयन्योपलक्षणम् । तनयैरित्यपि प्रत्यासन्नोपलक्षणम् ।

एत् Etad this; एव eva, very, the same opinion; श्रमियेस्य abhipretya, meaning, intending, referring, supporting; उक्तम् nktam, it is said; नार्वेन nårdona, by Nårad; विभागः vibhågaḥ, division; श्रायंस्य arthasya, of the estate; पित्र्यस्य pitryasya, of the paternal; तनयैः tanayaiḥ, by the sons; यत्र yatra, where; क्राय्ते kalpyate, is instituted; दाय-भागः dåya-bhågaḥ, partition of heritage; इति iti, as; प्रोक्तम् proktam, called; व्यवहार-प्यम् vyaya-håra-padam, topic of litigation; त्रुचैः budhaiḥ, by the wise; इति iti, so, thus; पित्र्यस्य pitryasya, "of the paternal"; इति iti, means; स्वत्य svatva, of property; निमित्त nimitta, the cause (which is); सम्बन्धोपळक्षणम् sambandha-upalaksaṇam, something that implies the relation; तनयैः tanyaiḥ, 'by sons'; इति iti, this; श्रपि api, too; भवासत्रोपळक्षणम् pratyåsanna-uplakṣanam, is) something that implies propinquity.

5. Entertaining the same opinion, Narada says, "Where a division of the paternal estate is instituted by sons, that becomes a topic of litigation called by the wise partition of heritage". "Paternal" here implies any relation, which is a cause of property. "By sons" indicates propinquity in general.

Balambhatta's Gloss.

5. He supports the above view from a quotation from Nårada. Paitrasya (paternal) is formed by adding 'an' according to the rule enunciated by Panini ('His it.' IV. 3. 120. See for further explanation Panini's Grammar of the Panini Office, at page 792); while 'pitryasya' which is the reading of Kalpataru is not correct, because it is read in connection with the rights of the deities. Fatra in the text of Nårada means 'in litigation'. There is another reading 'ataqqqqqq': (topic of dispute); here tat qualifies the thing described.

In order to avoid the defect, he explains one's said wealth passing to another. 'Paternal' in the text which means the relation with the owner by virtue of which ownership in the property arises is by way of illustration. It includes the property of the grandfather also He therefore says 'sons'; 'propinquity' means unobstucted relation. The previously said division of the undivided land, gold etc, in which there is a right by birth, in the absence of the conclusive proof of title by reason of their being incapable of special mode of transfer by casting lots, is set aside. By reason of the general nature of the relationship causing the ownership and by reason of the absence of the conclusive proof of title in keeping the property intact, it is very difficult to say; otherwise then also, there will be freedom of action and mutual hostility.

इदमिह निरूपणीयम्। कस्मिन्काले कस्य कथं कैश्च विभागः कर्तव्यइति। तश्च कस्मिन्काले कथं कैश्चेति तत्र तत्र स्त्रोकव्याख्यान एव वद्यते। कस्यविभागइत्ये तावदिहचिन्त्यते।

इत्स idam, this, these points; हह iha, here, under this head; निरूपणीयस् nirûpaṇîyam, to be explained . इतिम् kasmin, at what; काले kale, (at) time; कर्र kasya, of what; क्यम् katham, how; के kaih, by whom; च cha, and; विभागः vibhâgaḥ, a partition; क्तंत्र्यः kartavyaḥ, is to be made; इति iti, so, thus, then, now; तम tatra, there; कस्मिन् kasmin, at what; काले kâle, time; क्यम् katham, how; के kaiḥ, by whom; च cha, and; इति iti, all these; तम तम tatra tatra, in those various places, and respectively; क्षोक-व्यावयाने śloka-vyâkhâne, in the course of interpreting stanzas; एव eva, very, indeed; वश्यते vakṣyate, will be explained; कस्य kasya, of what; विभागः vibhâgaḥ, the partition; इति iti, thus; एतावद etâvad, this much, so much; इह iha, here; चिन्त्यते chintyate, is considered.

6. The points to be explained under this (head of inheritance) are, at what time, how, and by whom, a partition is to be made, of what. The time, the manner, and the persons, when, in which, and by whom it may be made, will be explained in the course of interpreting stanzas on those subjects respectively. What that is, of which a partition takes place is here considered.

किं विभागात्स्वत्वमुत स्वस्य सतोविभागइति । तत्रस्वत्वमेव ताविश्वरूपते । किंशास्त्रैकसमिधगम्यं स्वत्वमुत प्रमाणान्तरसमिधगम्यमिति ।

किम् kim, what, whother, it (to be taken as showing the interrogative form); विभागात vibhâgât, from partiton; स्वस्वम् svatvam, property; उत nta, or; स्वस्य svasya, of property; सतः satah, which is pre-existent: विभागः vibhâgah, property; इति iti, so, thus; तव tatra, under this; स्वत्यम् svatvam, proprietary right'; एव eva, the same, itself; तावद tavad, wholly, necessari-

ly ;निरूपने nirûpyate, is explained ; किस् kim, whether ; श्रमके sastra-eka, from the sacred institutes alone ; समिषागम्यस् samadhigamyam, is to be deduced ; स्वत्वस् svatvam, property ; उत nta, or , प्रमाणान्तर pramana-antara, from other proof ; समिष्याम्यस् samadhigamyam, to be deduced; इति iti, such (is the question).

7. Does property arise from partition? or does partition of pre-existent property take place? Under this (head of discussion) proprietary right is itself necessarily explained: (and the question is): Whether property be deduced from the sacred institutes alone, or from other (and temporal) proof.

Balambhatte's Gloss.

6 & 7. Having explained the relevancy, in order to make a determination and to come to the subject of partition, at the outset he says 'idam' (this); iha' (here) means 'under this subject of partition'. Here 'kasya' (whose) points to the property; 'katham' (how) means 'the mode' and 'kaishcha' (by whom) means the agents, the actors, 'Tatra' (there) means 'amongst the four'; 'iha' (here) means 'first' because of its being the original cause and useful in the subject of hertitage.

There is two fold determination; the first point to be determined is the property to be partitioned. The question is, does partition create a title in one who has no property? because by partition there is separate property but not before it; or does birth alone create a title but not partition? because thereby arises in one a right to get the property partitioned. This is therefore one point. He says 'does property arise from partition'? 'Swam' (property) means 'one's own'; 'swasya' (of the property) 'of one's own pre-existing'; 'tatra' (there) means in the above said determination; 'eva' (only) indicates the impossibility without the determination thereof. That it is so, will be manifest later on; here in this determination there is the topic of the property. Then he puts a question 'whether...from the sacred institutes alone'; it means 'that alone'; 'from other proof' means 'temporal'.

तत्रशास्त्रैकसमिशनस्यमिति तावयुक्तं गौतमवचनात् (१०—३६-४२)। स्वामी रिक्थकयसंविभागपरिप्रहाधिगमेषु ब्राह्मणस्याधिकं लब्धं तित्रयस्य विजितं निर्विष्टं वैद्यश्चद्रयोरिति"। प्रमाणान्तरगम्ये स्वत्वेनदं वचनमर्थवत्स्यात्। तथा स्तेनातिदेशे मनुः। (अ० = १ठो० १४०) योऽदत्तादायिनो हस्तालिप्सेत ब्राह्मणोधनम्। याजनाध्यापनाद्वापि यथा स्तेनस्य्येव सद्दति। श्रदत्तादायिनः सकाश्चात् याजनादिद्वारेण् द्वयमर्जयतां दण्डविधान गुपपन्नं स्यात्स्वत्वस्य लौकिकत्वे । श्रपि च। लौकिकं चे स्वत्व मम स्वमनेनाप इतिमिति न ब्रू गात्। श्रपहर्नुरेव स्वत्वात्। श्रन्यथा स्वं तेनापः इतिमिति नाप ह्रोः स्व ग्। ए ग तिह सुवर्णरजतादिस्वरूपवदस्य वा स्वमन्यस्य वा स्वमिति संश्चान स्यात्। तस्माच्छास्रोकसमिथिगम्यं स्वत्विमिति ॥

तत्र Tatra, in that case ; शास्त्रेक Sastra eka, from the sacred code alone : समधिगस्यम् samadhigamyam, is to be deduced (the property) : इति iti, so ; ताबद tâvad, indeed , युक्तम् yuktam, right ; गीतम-बचनात् Gautamavachanât, on account of the text of Gautama ; स्वामी svâinî, an owner ; रिक्थ riktha, by inheritance : अ.य kraya, jurchase : कविभाग sa mayibhaga. partition ; परिष्रह parigraha, seizure ; अधिरामेषु adhigamesn, or by finding ; मामार्य brûhmanasya, for a Brahmana ; अधिकम adhikam, an additional mode : रूड्यू labdham, acceptance ; अत्रियस्य kaatriyaaya, for a kaatriya ; विजितम vijitam, conquest ; निविष्टम् nirviştam, gain ; चैश्य शृद्याः vaisyaandravoh, for a vaisya and sudra ; इति iti, so, thus : प्रमाणान्तरप्रये pramana-antara-gamye, if to be deducible from other proofs : स्वरंबे systye. property : न na, not ; इदम्: idam, this ; बदनम् vachanam, text : अर्थवत. arthavat, pertinent : स्वात syat, would be (न स्यान would not be) , तथा tatha. ao : हतेनातिरेशे stena-atidese, in the extended applications of the term "thief" : मन: Manuh, says Manu ; प: yah, who ; अहत्तादायिन: adatta âdâvi nah, of a person who had taken what was not given to him; हस न hastat, from the hand : विष्येत lipset, seeks to obtain , बाह्यण: brahmanah, a Brahmana : धनम dhanam, wealth ; याजन yajana, by sacrificing ; अध्यापनाइ adhyapanad. by instructing : वा vá, or ; अपि api, even ; यथा yatha, as : स्तेन: stenah. a thief ; aur tatha, so ; va eva, precisely ; a: sah, he (is) ; sfa iti, so (goes the precept of Manu about a thief) ; अदत्तादावन: adattadayinah, one who has taken what was not given to him ; सकाशात sakôśâi, from ; याजनादिहारेख vaianadi-dvarena, by officiating at sacrifices and other religious rites or by other means, इत्यम् dravyam, valuable things ; अर्ज्यताम anjayatam. of those who obtain ; दण्ड विधानम् danda-vidhanam, text that lars down punishment : उपपन्नम् upapannam, fair, proper ; स्यात् svât, would be : स्वत्वस्य svatvasya, of property ; लोकिकरवे laukikatve, in the temporalicess : अपि च api cha, and moreovor ; लोकिकम् laukikam, by temporal, a worldly matter ; चेत chet, if , खत्वम syatvam, property ; मम mama, my ; स्वम syam property , अनेन anena, by him ; अपहनम् apaligitam, has been wronginlly taken: इति iti, so, thus ; न na, not ; ज्यात bruyat, could say ; अपहर्ता: aphartuh, of the taker ; एव eva, indeed, very ; स्वत्वात svatvat, because it would become the property (of the taker) ; अन्यथा anyatha, or ; स्वम् svam, the property : तेन tena, by him : अवहनम् apaliritam was seized . इति iti, so, therefore : न na, not ; अपहर्त: a) abartuh, of the usru, er : सम् svam, (r q erty ; एवम् evam, thus ; तर्हि tail i, then . सुदर्ण-रजलादिस्करुप द suvaina rajata âdi-svai ûpavat. just as in the case of species whether gold, silver or the like; seq asva. to this चा va or : स्वम् svam, projecty ; अन्यस्य anyasya, of the other : वा vâ, or ; स्वम् svam, property ; इति iti, so ; संत्राः samisayah doubt : न na, no ; स्पात stat, there should be ; तस्मात tasmat, therefore : शास्त्रेकसमधि-

गायम् áastra-eka-samadhigamyam, to be deduced from holy institutes alone; खन्वम् svatvam, property; द्वि iti, so, thus.

8. (It is alleged, tha) the inferring of property from the sacred code alone is right, on account of the text of Gautama; "An owner is by inheritance, purchase, partition, seizure, or finding. Acceptance is for a Brahmana an additional mode; conquest for a Cshatriya, gain for a Vaisya, or Sudra". For, if property were deducible from other proof, this text would not be pertinent. So the precept ("A Bramana, who seeks to obtain anything, even by sacrificing or by instructing from the hand of a man, who had taken what was not given to him, is considered precisely as a theif;) which directs the punishment of such as obtain valuables, by officiating at religious rites, or by other similar means, from a wrongdoer who has taken what was not given to him, would be irrelevant if property were temporal. Moreover, were poperty a worldly matter, one could not say, "My property has been wrongfully taken by him" for it would belong to the taker. Or, (if it be objected that) the proporty of another was seized by this man, and it therefore does not become the property of the usurper; (the answer is) then no doubt could exist, whether it appertain to one or to the other, any more than in regard to the species, whether gold, silver or the like. Therefore property is a result of holy institutes exclusively.

Balambhatta's Gloss.

8. He proceeds to explain the first view; 'tatra' means 'of these two' He explains the same; 'owner' has been explained already; it will be clear at every step in the original. He explains the source of its acquisition; 'other proof' means temporal. This is Gantama's text. There is no use in repetition; he shows the contradiction with another text. 'So' (tatha) 'if property were temporal' should be connected with what follows; 'from a wrong doer who has taken what was not given to him' is in the genitive case and means connected with the hand: taking the property from the hand of a thief who has acquired the property of another who has not given it. Subsequently, he explains the result; 'Yajana' (officiating at religious rites) is a dwanda compound: 'api' (even) means 'the different modes of acquisition'. Comparison with theft is with a view to inflict punishment.

He gives a reason in support of the property being non-temporal. 'Moreover', 'property'; 'that' is understood; he gives a reason, 'it would belong to the taker' because we see it in his possession. In order

to avoid this difficulty, he raises a special doubt. 'Atha', he proceeds to remove it; 'similarly then' (evan tarhi) on the property being temporal and on its being seized upon by another, if the owner complains, iny property has been taken away by him'; there arises no such doubt in the mind of the hearing members of the assembly (judges of the court or the jury). Just as in the worldly affair on examining gold or silver, there is no doubt left whether it is gold etc. or not, similarly there will be none in the case of the property. By reason of the existence of the millions of credentials from the people, a doubt, however, arises and it can not be said 'the property, therefore, does not belong to the seizer.' Or in the alternative, the complainant (or the plaintiff) should be asked there is no conviction (certainty) that the preperty does not belong to the usurper.' 'Similarly then'; just as on the conviction arising that it is gold or silver, there is no doubt left as to gold etc. so it is in the present case ; but not so in the second case, because it can not be said that the property does not belong to the usurper, on conviction not arising. In this way he sams up, 'therefore ...'

श्रवीच्यते । लौकिकमेव स्वत्वं लौकिकार्यक्रियासाधनत्वात् । ब्रोह्यादिवत् । श्राह्यवनीयादीनां हि शास्त्रगम्यानां न लौकिकक्रियासाधनत्वमस्ति । नन्वाह्यतीयादा - नामिष पाकादिसाधनत्वमस्येव । नैतत् । न हि तत्राह्यनीयादिक्ष्येण पाकादिसाधन - त्वम् । किं तर्हि प्रत्यत्तादिपरदृश्यमानाग्यादिक्ष्येण । इहं तु सुवर्णादिक्ष्येण न क्रमदि - साधनत्वमिष तु स्वत्वेनैव । न हि यस्य यस्वं न भवति तत्तस्य क्रमद्ययेक्षियां साधयति । श्रविच । प्रत्यन्तवासिनाप्यमदृश्यास्त्रव्यवहाराणां स्वत्व य्यवहारोदृश्यत । क्रयाविकयादिदर्शनात् ।

अब atra, here to this ; उच्चने uchyate, it is said as an objection : लोकिकम laukikam, temporal ; एव eva, only ; स्व वम् svatvam. property (18) ; लोकिक शकिपासाधन वात laukikartha kriya sadhanatvat, for it effects tra sections relative to worldly purposes , बीद्यादिवत vrîhi-âdivat, just as in the case of rice and similar substances ; आहव तयादीन म् &havanî adîma a, as regards the concentrated fire (श्राह्वनीय) and the like substances; हि hi, but : शास्त्रम्यानाम s setra-gamyanam, deducible from holy metitutes; न मक, करा लोकिक laukika, secular, किया kriya, purposes, साधन अम अdhanatvam, the virtue of effecting (secular purposes); अस्ति asti, there is (na, nat) , नतु nann, is it not indeed that : भाइन तीयानाम ahavaniyanam, of the consecrated fire & : प्रकादिना बन्दम , akadisa lhanatvam, the virtue of effecting cooking ote : अस्ति asti, there is ; एव eva, indeed, surely ; न an, n) ; ए ख etat, this (19 not so) ; न na, not (it is not) ; हि hi, because ; तत्र tatra, there ; आहत्रीत्रहित्त . and ahavanicalira on a, by its nature of bring the consecrated fire : पाहादिवाधात्वम् Atalisa th mateam, the power of effecting cooking etc.; कितहि k marhi, but as ; प्राय दि emtyakandi, to the senses (such as sight etc) , परिद्रश्यमान paridrisyamana, porcoptible ; अस् महिन्दीय ugni-adi-rupena,

but as in the form of fire etc; इह iha, here; तु tu, but; सुव गंदिक्षेण suvarnådi-rûpena, through the form of gold etc; त na, not; क्यादि krayâdi, the
purchase etc.: साचनरवम् sâdhanatvam, the virtue of being the means of
effecting; अपि api, indeed; तु tu, but; इत्येन svatvena, by virtue of its
being property; एव eva, only; त na, not; हि hi, because; बस्य yasya,
whose, of a person; यत् yat, which; रम्म svam, property; न na, not;
भवि bhavati, becomes . तत् tat, that; तस्य tasya, his; क्यादि kraya-âdi, by
saie &c; अर्थ-कियम् artha-kriyâm, transfer of a thing; साध्यति sâdhyati,
does not give effect, अपि च api-cha, even and; अत्यन्तवासिनाम् pratyaantavâsinâm, of the inhabitants of the barbarous countries; अप api, even;
अदृष्टाखब्यवहारायाम् adṛṣṭaśāstravyava hârāṇām, who are unacquainted
with the practices in the sacred code; स्वरद्ध्यवहार: svatva-vyavahâraḥ,
use of the property; दृश्यते dṛiśyate, is seen; क्य-विक्रयादि-दर्शनात् krayavikraya-âdi-darśanât, by seeing purchase-sale &c.

9. To this the answer is, property is temporal only, for it effects transactions relative to worldly purposes, just as rice or similar subtances do: but the consecrated fire, and the like, deducible from the sacred institutes, do not give effect to actions relative to secular purposes. (It is asked) does not a consecrated fire effect the boiling of food, and so, of the rest? (The answer is) No; for it is not as such, that the consecrated flame operates the boiling of food; but, as a fire perceptible to the senses: and so, in other cases. But, here, it is not through its visible form, either gold or the like, that the purchase of a thing is effected, but through property only. That, which is not a person's property in a thing, does not give effect to his transfer of it by sale or the like, Besides, the use of property is seen also among inhabitants of barbarous countries, who are unacquainted with the practices directed in the sacred code; for purchase, sale, and similar transactions are observed among them.

Bâlambhattâ's gloss.

9. Here is the author's view; 'to this the answer is etc.': he proceeds to prove the property to be temporal by syllogistic reasoning (inference). 'Property' is the minor term, 'temporal purpose' is the major term and 'secular purpose' is the middle term (reason) He gives the 'example' in the affirmative and negative forms; 'just as rice or similar substances.' Accordingly,

- 1.
- . Property is temporal
- .. It is a means to transact temporal purpose..
- 1.-1. Whatever is a means to transact temporal purpose is temporal, as for example rice &c.
 - 2. It is so; (property is a means to transact temporal purpose),
 - 3 ... property is temporal

II .- 1. Whatever is not temporal is (also) not a means to transact temporal purpose, as for example, the consecrated fire &c. It is an example of negation. 'Of the consecrated fire and the res.", 'hi', because, He proceeds to show the defect in the pervasion by suggesting that if it were possible, the inference not mainfest from negation is not reliable. Does not a consecreted fire &c'? means that though it was non temporal. yet being used in cooking for temporal purpose the negative inference defective; 'also' refers to rice &c He proceeds to answer it; 'not so'; though the consecrated fire has two-fold form, its use for cooking is not from the scriptural texts, since the resorting to the cooking purpose is on account of the form of the temporal fire inferior to the form of the nontemporal consecrated fire. It can not be done by means of the form of the non-temporal consecrated fire; similarly if it were so, there will be no cooking by means of the temporal fire which is inferior in form to the non temporal consecrated fire. The same (result) does not happen every-where by means of the general form, otherwise by reason of its se ving the secular object, the scriptural text would be meaningless; its being a means to temporal purpose is, therefore, based upon the the result which accrues. There is, therefore, no defect in the pervasion. In the present case also viz the gold &: there should be a means of the worldly transactions of sale and purchase by the mere appearance of gold &c., but not by their being property. How can they be temporal? He proceeds to meet the objection by 'here &c'; 'through property only 'means 'only by one who is possessed of it.' Harping on the same, he develops the same (argument); 'not so' (nahîti). He adduces a reason in support of the view that even the special transaction amongst the people dies not establish the non-temporal na ure of the property; 'and also': 'pratyantah' means burbarens country : it suggests the per estual want of scriptoral knowledge If explains it; 'unacquanited with' means 'ignorant of' i. e. the barbarians. Now the use thereof is said to be in conformity with a standard; but where is the proof of the existence of the standard? How can you presume it (the proposition) to be proved? He therefore says. 'purchase'.

किंच । नियतोपायकं स्वत्वं लोकसिद्धमेवेति न्यायविदोमन्यन्ते । तथाहि ॥ लिप्सासूत्रे सृतीये वर्णके द्रष्याजंननियमानां कत्वर्थत्वे स्वत्वमेव न स्यात् । स्वत्वस्याः-लोकिकत्वादिति पूर्वपद्मासम्भवमाशंक्य द्रष्याजनस्य प्रतिष्रद्वादिना स्वत्वसाधनत्वं लोकसिद्धमिति प्वपद्मः समर्थितागुरुणा । नतु च द्रश्याजंनस्य कत्वर्थत्वे स्वत्वमेव न भवतीति यागप्य न संवर्तेत । प्रतिपितिमदं केनापिष्रजनं स्वत्वं नापाद्यतीति विपति - विद्धमिति वदता। तथा सिद्धान्तेऽपि स्वत्यस्य लौकिकत्वमङ्गीकृत्यैव विचारप्रयोजन-मुक्तम् । श्रतोनियमातिकमः पुरुषस्य न कतोरिति । श्रस्य चार्थं पयं विद्यतः । यथा द्वत्यार्जनियमानां क्रन्यर्थत्वं तदा नियमार्जितनैव द्वव्येण कतुसिद्धः। नियमातिकमार्जि तेन द्वव्येण न कतुसिद्धिरिति । न पुरुषस्यनियमातिकमदोषः पूर्वपदे । राद्धान्ते नु श्रजनियमस्य पुरुषार्थत्वात्तद्दिकमेणार्जितेनापि द्वव्येण क्रतुसिद्धिर्भवति । पुरुषस्यैव नियमातिकमदोषद्दित नियमातिकमार्जितस्यापि स्वत्वमङ्गीकृतम् । श्रन्यथाक्रतुसिद्धय-भावात् ।

िंच kin cha, moreover : नियतोपायकम् niyatopâyakam, regulated means of acquisition : स्वत्वम् svatvam, proporty ; लोकसिद्धम् loka-siddham, a matter of popular recognition ; va eva, also; sfa iti, a participle; sarafag: nvâva-vidah, conversant with the science of reasoning मन्यन्य manyante. deem ; तथारि tuthâhi, similarly ; लिप्सा lipså, desire ; सूत्रे sûtre, in the sûtra; ततीये truive, in the third : वर्णके varnake, clause : ह्रस्यार्जन dravyarjana, in the acquisition of goods ; नियमानाम niyamanam, restrictions ; ऋत्वर्धत्वे kratn-arthatve, for the religious ceremony ; स्वत्वन् svatvam, property ; एव evu, also; न na, not ; स्थात syât, be ; स्वत्वस्य svatvasya, of ownership : अलांकिकत्यान alaukikatvat, by reason of being not temporal ; इति iti, participle ; पूर्व -पञ्च pûrva-pakşa, objection ; असम्भवम् asambhavam, untenable ; ऋशास्य ás nikva, considering : द्रव्याजनस्य dravyârjanasya, of acquisition of wealth : प्रतिवहादिना pratigrahadina, by acceptance and other modes ; स्वत्व-साधनत्वम svatva-sadhanatvam, the efficacy in instituting proprietary right; लाकसिद्धम , ka-sidham, is popularly recognized ; इति iti, so ; पूर्व-पक्षः purvapaks the first part, the objection; समार्थत: samarthitah, considered; गृहणा guruuâ, by the author : नन nanu, is it not, does it not follow ? ; च cha, and ; इत्याजनस्य dravyarjansya, the mode of acquiring goods ; कत्वर्थत्वे kratu-arthatve, if it be such as concerns the sacrifice or ceremony स्तत्वम् svatvam, any right of property , ज्व eva, itseli , न na, not ; भवति bhavati there is ; इति iti, consequently ; यागः yagah, celeberation of a sacrifice , एव eva, itself ; न na, not : संवर्तत samvarteta, would take place : श्लिपतम pralapitam, wrongly said, blunder ; इदम् idam, this, it : केनापि kena api, by any one (who affirms) अर्जनम् arjanam, acquisition : स्वत्वम svatvam, a proprietary right ann, not , siquaufe a, alayati, does produce . इति iti, this statement ; विमाि विद्यम् vipratisiddam, it is contradicted, it is a contradiction "in terms" ; इति iti, so, thus-; बदता vadatâ, by hum who says so ; तथा tatha, accordingly , विद्वान र siddbante, while stating the demonstrated doctrine; अशि api, also , स्व वस svatvasya, about property ; दौकिनत्वम् laukikatvam, the popular notion ; मङ्गीकृत्य angikritya,

having acknowledged : एव eva, again, indeed verily : वि । - त्ये।जनम vichara-prayojanam the purpose of disquisition उन्तन् uktam, is explained ; अत: atuh, therefore ; नियमातिकम: niyama atikramah, a breach of the restriction ; पुरुषस्य purusasya, affects the person , न na. not ; कता: kratoh. the religious ceremony; sfa iti, thus . wer asya, of this passage . T cha, and ; अर्थ: arthab the meaning ; एवम् evam, thus, in this way विरत: vivritah, is explained : यथा yatha, if : द्रश्याजन न मनाम् dravyarjannnivamanam, the restrictions of the acquition of chartels (दृहर); क व्यक्तम kratvarthatvam, regard the religious ceremony ; तदा tada, then : नियमाजितन nivamarjitena, by that (material) which is obtained by those rules ; एव eva. anly (by) : द्रव्येण dravyona, by material ; कर्मिद्रिः kratu-siddhih, the perfection or completion ; नियमानिक पाजि नेन niymatikramarjitenn, which is obtained by infringing the rules . इश्वेण dravyena, by that material : न na, not; कन्सिदि: kratu siddhih, the perfection of the religious celeberation ; इति iti, so; न ua, not ; पुरुषस purus sya, affecting the person : नियमातिकमदोप: niyama-atikrama-dos th, the fault of infringing the rules : प्रविषक्ष purvapakse, according to the adverse opinion ; राद्धान्ते raddhante. according to the demonstrated conclusion ; तु tu, but ; अर्जननियमस्य ariananivamasya, of the restriction regarding the acquisition; प्रापनाद purusarthatvat, since they affect the person ; तद्विक नेण tad-atikramena. hy a breach of that; अजितेन arjitena, obtained; अपि api, even ; द्वध्येण dravyena, with wealth; कत्सिद: kratnsiddhih, the perfection of the religious right; भवति bhavati, becomes, is affected, takes place : प्रस्टर purusasya, on the part of the person ; एव eva, only ; नियमातिक मा nivamatio krama, violating the rules ; दोष: dosah, the fault, offence ; इति iti, consequently: नियमातिकमाजितस्य niyamâtikrama-arjitasya, what is acquired by violating the rules ; siq api, even ; रात्यम् svatvam, is property ; अजीहाम angîkritam, it is acknowledgel , अयथा anyathâ, otherw se : का पांचे kratusiddhi, completion of cereinony; सभावात् abhavat, because there would not be any, etc.

10. Moreover, such as are conversant with the science of reasoning, deem regulated means of acquisition a matter of popular recognition. In the third clause of the Lipsa Sutra, the venerable author has examined and pronounced untenable an objection to it, that, "if restrictions, relative to the acquisition of goods, apply to the religious ecremony, there could be no property, since proprietary right is not temporal"; (by showing that) "the efficacy of acceptance and other modes of acquisitions in

constituting proprie ary right, is matter of popular recognition." Dorsit not fellow, "if the mode of acquiring the go do concern the rel gious ceremony, there can be no right of property, and consequently no celebration of a sacrifice"? (Auswer.) "It is a blunder of any one who affirms that acquisition does not produce a proprietary right, since his is a contrad ction in terms?. Acc rd ngtv. the author, having again acknowledged proper y to be a matter of nopular recongnition, when he states the demonstrated doc r ne, proceed's to explain the purpose of the disquisition in this manner. Therefore, a breach of the restriction affects the person, not the religious ceremony:' and the meaning o' this passage is thus expounded: 'It restrictions, respecting the acquisition of chatte's, regard the religious ceremony, is celebration would be perfect with such property as was acquired consisently those rules; and 10% so, if performed with wealth obtained by infruging them; and consequently, according to the objector's opinion, the fault would not affect the man, if he desinted from the rule: but, according to the demoi strated conclusion, since the restriction, regarding acquisition affects the person, the perforthe religious ceremony is complete, mance of with projecty acquired by a breach of the rule; and it is only an o fence on the part of the man, because he has violated an obligatory rule.' It is consequently acknowledged, that even what is gained by infraging restrictions, is property: because, otherwise, there would be no completion of a religious ceremony.

Balambhatta's gloss.

10. The real nature of the projecty meets the approval of those who are conversant with the science of reasoning. Morever, regulated means of acquisition, means acceptance of gifts, earning &c.,; those who are conversant with the science of reasoning, means they also; how? On this question arising, he gives the said reply by as for example, (tathahi); desire, means in the saira in which the word occurs i.e. Chapter IV. Pada I, the second topic (which runs thus) (purusartha is that) in which there is love of a man and that love is indicated by (a certain) object (which) is inseparably connected (with it).

Under the 1st head there is the discussion on the definition of the

^{*} See Parva Mimamsa p. 199 of S. B. H. vol XXVII

Kratvartha and Pursartha, under the second head there is a discussion as to whether milk-pail &c., are kratvartha or purusartha; under the third head there is this discussion -the rules as to the a quistion of wealth from scattered texts-a Brahma i may carn wealth by acceptance of gifts & , a king by victory &c., a Vaisya by agriculture &c. D abt arises whether they (earnings) are keatvartha or purusatha. Here is the objector's view; even on (assuming) their real nature and not accepting them to be for the religious purpose, by reason of the absence of an authorized person, it is proper that the distribution of wealth by means of an agent (to obviate) the meaninglessness of the vidhi, is for the religious purpose. The meaning is, just as in a equiring wealth spent in a religious ceremony, (as for instance) 'he purchases soma' &c., the rule about the acquistion of wealth is for the religious purpose; similarly are the rules relating to the acceptance of gifts &c. : otherwise, the rule relating to the acquisition of wealth by reason of being of no use in effecting transactions and removing hunger &c., will be meaningless. Further there is no context to show that it is for a religious purpose, nor can it be said to be a case of disparity. On the contrary it is proved to be a subsidiary part by the force of the sacrifice dependent on the invisible means and the force of the rule depending on the invisible object. It can be urged there can be no living, if all the earnings are for a religious purpose, because it can be accomplished with earnings by improper means; or if the sacrificial rite be for one's own interest by reason of the sacrifice being not capable of accomplishment without hyelihood, it follows that the wealth acquired by lawful means is for the purpose of living. It is an illustration of earning wealth in the shape of acquisition of wealth. The writer of Tantraratna (Parthasarthi) has said contrary to the Vartika and reason; for it should be borne in mind that in the Minamsa, there is investigation of the duties to be performed.

He thus derides, commencing from 'property' and ending with 'raising objection.'On the rules relating to the acquisition of wealth being for the sacrifice, by the property being non-temporal, by the non-production of a temporal reason, by the intervention of the Vedic cause, by the regulated means such as acceptance &c. being for the sacrifice, by being for any other object and by the absence of the production of an offect from no cause on account of the want of the proprietary right by reason of non-accural of proprietary right, the sacrifice can not be accomplished. The objector's view that rules are with the religious object is untonable It is the meaning (it is how the matter stands).

He supports it; 'of acquisition of goods': it is connected with the opposite. While discussing, "one should acquire wealth by means of officiating at priest &c.," it has been already explained. Here 'acceptance' (pratigraha) means a 'particular acceptance'; 'earning' means acquisition of wealth.' One should therefore, desire wealth 'by officiating as priests &c.', so it is said previously in the smriti: 'One should worship God for acquisition and protection of wealth' I—100.

The original text signifies th) means of earning.

"Out of six, three callings are his means o' livelihood : officiating as a priost teaching and acceptance (of gift) from a pious (min) M. X 76. It follows from Manu The rules as to acceptance &c., for the acquisition of proprietary right, by means of using wealth in a sacrifice, are for the religious object; just as the act of threshing which removes the hark by reason of rice being used in a sacrifice becomes a sacrificial object. But old people consider that proprietary right by birth as that of a son like the proprietary right acquired by an acquirer in the thing acquired in the form of the relationship of the proprietary right and the proprietor, is temporal, because it is assorted that the relation of an action and the agent (nominative) save and except the other cases depends on an action whether scriptural or non-scriputral. The relationship of an acent and action depending on an action as said by (Hari) Harita is well known aming people and dies not stand in need of any other proof. the cessation of the action of earning, the result thereof does not necessarily cease, because the substratum in the shape of relationship exists. On the action of the father ceasing, paternal (relationship) does not come to an end. Though the propritary right is temporal, yet by accomplishing the sacrificial object, its absence does not follow: this is the essence,

If the objector's view is erroenous, it can not be the author's view (demonstrated truth); therefore he says in the demenstrated truth also (sidhante api): it is thus. When a person is entitled and bent on earning wealth, on his acquiring it, it is improper to apply the rules thereof to a sacrifice. When a person is desirous of wealth, he is engaged out of affection but not by rules; by reason of his engagement in it against the rules, the injunction relating to it does not become meaningless. Moreover, on all sorts of earning being for the sacrificial purpose, the entire earning is for sacrificial purpose; there being no means of livelihood (left), the whole sacrifice fails. On the contrary, on the inference arising from the texts suggesting both the sacrificial and temporal objects, ordinarily it is not merely for the sacrificial object. The reference to earning of wealth is therefore, not by reason of the sacrificia being for a religious purpose but byreason of its being for a secular purpose. Other-

wise, there will be a contradiction with reference to earning of wealth for a sacrifice as mentioned in the sixth chapter "of the first three castes, only person possessed of wealth (is entitled to perform a sacrifice); because accomplishment of an act depends on wealth". (Mimamsa VI-1-39 at p. 310 of vol XXVIII of S. B. H.) There is another anomaly "An initiated one begs alms for twelve nights and purchases soma", under which begging of alms &c., by prohibiting earning of wealth is enjoined,* and earning of wealth by other means is considered a sin. It can be said that its result is not the earning of wealth like 'let gold be worn' (see at 130. 132 of Jaimini's Mimansa S. B. H.) It is possible where the result is visible by reason of the unlawfulners of the invisible result. The rules are, therefore, with the temporal object. Though they are laid down there properly, yet like the sacred thread &c, they should be understood with both objects; therefore "let a twice-born always perform (a sacrifice) with wealth earned lawfully", fits in with the Twentyfour views; similarly earning also. Therefore livelihood &c., quoted before from Manu (see p. 16) should be considered as relevant. The sum and substance is that it appears to be the siddhanta view that wealth accomplishing all objects is for secular purpose and the rules relating thereto are also with that purpose. Disquistion, means the purpose of the disquisition under the topic (adhikarna). He explains the nature of the object of the demenstrated doctrine (siddahnta). "Therefore, a breach of the restriction" means the fault arising therefrom; therefore he develops it. "The meaning of this" means "of the work full of purpose i. e. the original text''; 'expounded' by the Guru (Prabhakara) is understood. "If ... deviated to the rule" means "with the end of the text"; in the objector's view, there is thereby no fault of the man, but by reason of the failure of the sacrifice, the sacrifice is not thereby accomplished. But according to the siddhanta view by reason of a man violating them there is the fault of the man but not the failure of the sacrifice; it is the purport. "Eva' is with a view to distinction; 'in the objector's view' (Pûrvapaksa) is connected with the previous! 'is' is the reading. But in the view of the objector earning of wealth being a part of a ceremony the wealth which is essential should be acquired before the commencement of the ceremonies. there being no authority of acquiring it at a particular time. There is no sin even on the failure of the ceremony on the non-acquisition of the wealth at that time, because a person of means is entitled to it. On the contrary, in the siddhanta (demonstrated conclusion), a ceremoney should be performed with the wealth acquired previously. According to the objector's view the earnings from the acceptance of gifts etc, should be taken for the religious purpose but according to the demonstrated conclusion, it should be accomplished by any means; by this what Rancka (Nyayasudhi, the commentary on Tantravartika by Someswara Bhatta) has said. is refuted. It is like the sin arising on n in observance of the restrictive rules by happening of the undesired events to a man, by reason of the fault arising from the misfortune from the hardship undergone for the sacrifice which fails for want of the fruit of the sacrifice obtainable with difficulty. Hence in the topic relating to low castes, it is said 'a

^{*} See Mimamse at p. 411 of vol. XXV:11 of S n H.

[†] Dr. Gangan th The informs me that चतुचि शालिमत is the name of some work,

Sûdra should not be taught'; on a Sûdra violating the prohibition there is a failure of the sacrifice, and a sin in addition. So it is said by the commentator (Ś bara). It should be accordingly berne in mind.

At the conclusion of the subject under discussion, he gives the result. "Even what is gained by infringing restrictions" means 'and similarly' etc., i. e. by the author holding the siddhatea' view: 'even' snagests the K cinatika maxicases p. 9 of vol. XXVIII; P. XXXI of vol. XXIIX of S. B. H.)* 'Other wise' means there will be no proprietary right in the earnings by violation of the rules. The rules being for the religions object and by the acquisition being for it, the property becomes non-temporal; there being no proprietory right, the livelihood is impossible: from the absence (of livelihood) follows the failure (of the sacrifice).

Mitaksara

न चैतावता चौर्यादिप्राप्तस्यापि स्वत्वं स्यादिति मन्तव्यम् । लोके तत्र स्यश्व-प्रसिद्धयभावत् व्यवहारविसंघादात् । ११ ॥

न na, not; च cha, and; एतावता etâvată, by this; चौरांदि chanryâdi, by robbery and other nefarious acts; प्रासस्य prâptasya, of what is obtained आणि api, even; स्वरवम् svatvam, the right of being property; स्पात् syât, should be (not न); इति iti, so; मन्तस्यम् mantavyam, should be thought, alleged; छोके loke, in the world; तत्र tatra, there, in such cases; स्वन्त svatva, of properitary right; प्रसिद्धि prasiddhi, of recognition; अभावात् abhâvât, through the absence of, there being no etc.; स्पवहार vyavahâra, with received practice; विसंवादात् visamvâdât, owing to disagreement with.

11. It should not be alleged, that even what is obtained by robbery and other nefarious means, would be property. For proper every right in such instances is not recognized by the world; and it disagrees with received practice.

Balambhatta's gloss.

11 If you accept the proprietary right to accrue in the earning made by the breach of the rules, there will be proprietary right even in the property obtained by their. Therefore, suggeting the removal of the anomaly, he says. "It should not be alleged etc.," meaning 'no'; the removes

^{*}Rhetorical flourishes, meant to indicate that what applies to a remete case, a fortion applies to a case close at hand, should not liverally be understood" K. L. Sirou's Mimamsa lectures p. 205. "Where there are means at band to explain the most difficults subject one can explain an easy subject without difficulty." Vachaspatya vol. V. p. 4162, Where one is skilled in shooting a lion, it is not difficult for him to shoot a fox in houting. These are all illustrations of the Kaimutika maxim. It is derived from $\sqrt{Kim+Ute}$ meaning 'how much more? or how much less'? It is a principle of a fortiori.

thereby the futility of the reason; "it disagrees with received practice" means by not recognising it in the well known transaction of sale."

Mitaksara

एवं प्रतिष्रहाद्युपायके स्वत्वे लौकिके स्थिते ब्राह्मणस्य प्रतिष्रहाद्यउपायाः। स्वित्रयस्य विजिताद्येवैश्यस्य रूप्पाद्यः।ग्रद्वस्यग्रुश्र् पाद्यहत्यदृष्टार्थानयमाः हिन्याः-द्यस्तु सर्वताधारणाः। स्वामो रिक्थकयसविभागपरित्रहाधिगमेष्यित्युक्ताः। १२॥

एवन् Evam, thus; प्रतिपद्दादि pratigrahâdi, by acceptance and any other; उपायके upâyake, by means such as acceptance etc.; स्वरवे svatve, property : डोकिके laukike, temporal; स्थिते sthite, being established; व्यावापस्य brâhmanasya, for a brâhmana; प्रतिपद्दाया pratigrahâdayah, acceptance etc.; व्यावा: upâyâh, means, अश्वियस्य kṣatriyasya, for a kṣatriya; विजिताद्य: vijitadayah, conquest etc.; वेश्यस्य vaisyasya; for a vaisya; कृष्याद्य: kṛiṣyâdayah, husbandry etc.; श्वर्य sûdrasya, for a sudra; श्वश्यादय: áusrûṣâdayah, service and the rest; इति iti, so; ख्रुश्यं adriştartha, for spiritual purposes; नियमा: niyamâh, restrictions; रिक्याव्या rikthâdayah, inheritance and others; तु tu, but; सबसाधारणा: sarva-sâdhâranâh, common to all; स्वामी svâmî, an owner is; रिक्य riktha. inheritance; क्रियाव्यः क्रियाव

12. Thus, since property, obtained by acceptance or any other (sufficient) means, is established to be temporal, the acceptance of alms, as well as other (prescribed) modes for a Brahmana, conquest and similar means for a Kshatriya, husbandry and the like for a Vaisya, and service and the rest for a Sudra, are propounded as restrictions intended for spiritual purposes; and inheritance and other modes are stated as means common to all. "An owner is by inheritance, purchase, partition, seizure, or finding".

Balambhatta's gloss.

12 In this way having established the temporal nature of the property, he repels the futility of the uncommon injunction. "Similarly acceptance" etc, (evam prati); 'vijita' (conquest) is derived by adding ktah to denote an abstract nonn and means victory etc.; 'prescribed modes' should be repeated every where in the following (passage). 'Spiritual' (adrigtu) means 'wealth is for spiritual purpose' or in other words the restrictive rules are for spiritual purpose. Even in the absence of the injunctive text, he proceeds to repeat the above mentioned arguments to support the non-secular nature of the property and to show the

facility of Gantam's text having complete enumeration (see placitum 8 at p. 8) "Inheritance....." should be referred to. 'All' includes 'mixed race' in order to enumerate them, he says, "an owner."

Mitaksara

तत्राप्तिवन्धोदायोरिक्थम् । कयः प्रसिद्धः । संविभागः सप्रतिबन्धोदायः । प्रतिप्रहोनन्यऽपूर्वस्य जलतृ एकाष्टादेः स्वीकारः । प्रधिगमोनिध्यादेः प्राप्तिः । प्रतेषु निमि तेषु सत्सु स्वामी भवति । कृतेषु क्षाप्यते स्वामी प्राप्त्यस्य विजितिमित्यत्राधिकमित्यनु एस्य प्रतिप्रहादिना यक्षःधं तद्धिकमसाधारएम् । स्वित्रयस्य विजितिमित्यत्राधिकमित्यनु वर्तते । स्वित्रयस्य विजयद्दग्डादिल्थ्यमसाधारएम् । निर्विष्टं वैद्ययुद्वयोरिति । प्रजाप्यधिकमित्यनु वर्तते । वैद्यस्य द्वाप्त्रयस्य द्वाप्त्रयस्य द्वाप्त्रयस्य द्वाप्त्रयस्य द्वाप्त्रयस्य द्वाप्त्रयस्य विजयस्य विजयस्य द्वाप्त्रयस्य विजयस्य प्रतिक्रयस्य विजयस्य । स्वस्य विजयस्य मित्यादि तक्तस्य विजयस्य । प्रवस्य विजयस्य मित्यादि तक्तस्य विविध्यन्यस्य । सर्वस्यापि भृतिकपत्वाक्षियं शोभृतिभोगयोरिति त्रिकाएडीस्मर्यास्य स्वत्यस्य । सर्वस्यापि भृतिकपत्वाक्षियं शोभृतिभोगयोरिति त्रिकाएडीस्मर्यास्य स्वस्यापारणं वेदित्यस्य । १३॥

तत्र tatra, there : अप्रतिबन्ध: apratibandhah, unobstructed : हाप: dayah, beritage; रिक्थम riktham, inheritance; क्य krayah, purchase; prasiddhah, is well known ; संविभाग: samvibhagah, partition ; सप्रतिवन्धः sapratibandhah, subject to obstruction ; दापः dâyah, heritage ; afage: pratigrahah, occupation or seizure: warutata ananyapurvasya. not previously appertaining to ; जलकाष्ट्रादे: jala-kâşthadeh, of water, wood and the like; स्वीकार: svîkârah, appropriation : अधिगम: adhigamah, finding : निष्यादे nidhi-âdeh; of hidden treasury and the like : प्राप्ति: praptih, discovery; पतेष eteşu, these; निमित्तंष nimitteşu, the causes ; सन्स satsu, being; प्रतेषसःस, if these causes exist; स्वामी svâmî, owner ; अवति bhavati, becomes : करेप kritesu, if they take place; जापते jnayate, is known, becomes ; स्वामी svâmî, proprietor ; मामण्ड्य brâhmanasya, for a brâhmana, प्रधिकम् adhikam, additional ; स्टब्स् labdham, that which is obtained ; इति iti, so ; बाह्मण्डा brahmanasya, for a brahmana ; प्रतिप्रदा-दिना pratigrahâdinâ, by ascoptance etc. ; यह vad, which ; लब्बम् labdham, is obtained : तह tad, that : अधिकम adhikam, additional : असाधारणम् asadharanam, not common ; शिवदर ke trivasya, for a kentriya ; विजितम् vijitam, what is obtained by victory; इति iti, so; अत्र atra, here; अधिकम् adhikam, additional; इति iti, this (the word additional) : अन-वतते annvartate, is understood, follows, is repeated : अत्रियस्य ksatrivasva. for a kş striya; विजय vijaya, by victory; दण्ड-अदि danda âdi, or by amercement or the like ; लड्यम् labdham, is obtained ; अनुपारणम् asadharnam, not common (to all the tribes) निर्वष्टम nirvistam, what is earned : वैश्य-

शुद्रपा: vaisya sudrayoh, for a vaisya and sudra; इति iti, so; अन atra, here ; अपि api, too ; अध्यक्ष adhikam, the word 'additional' ; इति iti. this : अनवर्तते anuvartate, 'is repeated' is understood ; वैश्यस्य vaisyasya. for a vaisya; ale krisi, by agriculture; nitalia goraksadi, by keeping of cattle etc. लध्यम labdham, obtained ; निर्विष्म nirvistam earned ; तद tad, that; असाधारणम् asadharanam, peculiar : शहरून áudrasya, for a sudra : दिजश्रभपादिना dvija śuśrûsâdinā, by means of service of the twiceborn ; Afazdu bhriti-rapena, in the form of of wages : uz yad, which : एक्पम् labdham, obtained; तद tad, that; असापारणम् asadharnam, ja peculiar ; एवम evam, so ; अनुलोमजानाम् anulomajanam, to certain classes mixed in the natural order of tribes ; प्रतिलोमजान म् pratilomjanam, to certain classes mixed in the reverse order of tribes; च cha, and; होइ-प्रतिदेश lokprasiddesu, which are familiar to mankind स्वत्व-हेतुप syatvahetusu, among the causes of property; ag ag yad yad, whatever; अलाजारणम् asådhårnam, peculiar ; उक्तम् uktam, has been stated ; सूतानाम् sûtâuâm, of the sûtas ; अभवात्राम् aśvasârathyam, the driving of horses ; हलाहि iti-Adi, and so forth तत् तत् tat tat, that ; सर्वम sarvam, all ; निविष्ट-शाहरेन nirvista-sabdena; by the word 'nirvista' i e. 'earned' : उद्यते nchyate, is indicated; सर्वहर sarvasya, all (such acquisitions); अपि api. also : अतस्यत्यात bhritirûpatvât, for they assume the form of wages अति : ि.चंश: nirvessh wages भृति-भोगपे: bhriti-bhogayoh, in the sense of wages and enjoyment : प्रति iti, so ; त्रिकाण्डी-सारणात् trikandi-smarnat, as indicated by the dictionary of Amara which has three parts i. e. (काण्ड) kandas : तत तत् tat tat, all that ; असाधारणम् asådharnam, as peculiar ; वेदिनव्यम् veditavyam, should be understood.

13. Unobstructed heritage is here denominated "inheritance." "Purchase" is well known. "Partition" means heritage subject to ols ruction. "Occupation" or seizure is the appropriation of water, grass, wood and the like not previously apportaining to any other [person as owner.] "Finding" is the discovery of a hidden treasure or the like. 'If these reasons exist, the person is owner.' If they take place, he becomes proprietor. 'For a Bruhmana, that which is obtained by acceptance or the like, is additional; not common [to all the tribes]. "Additional" is understood in the subsequent sentence; 'for a Kshatriya, what is obtained by victory, or by amcreement or the like, is peculiar.' In the next sentence, "add tional" is again understood: "what is gained or earned by agriculture, keeping o. cattle, [traffic,] and so

forth, is for a Vaisya peculiar; and so is, for a Sûdra, that which is earned in the for n of wages, by obedience to the regenerate classes and by similar means." Thus likewise, among the various causes of property which are familiar to mankind, whatever has been stated as peculiar to cert in mixed classes in the direct or inverse order of the tribes, (as the driving of horses, which is the profession of the sutas, and so forth,) is indicated by the word "carned" (nirvista): for all such acquisitions assume the form of wages or hire; and the noun (nirvesa) is explained in the Trikandi as signifying wages.

Balambhatta's gloss.

Here (tatra) means 'of those'; 'not previously appertaining to any other' 'of that which is not owned by any one' (res nullius); having explained the categories, he proceeds to explain the meaning of the passage. 'They', is to show the appropriateness of what is laid down; 'becomes' shows that every thing is with that object. 'If these reasons exist, the person is owner' means if these reasons are known (to exist) the owner is known; by this, the view of the objector is repelled, because there is success with that object. He proceeds to explain the meaning of the succeeding passage. 'For a Brahman', over and above; he says by filling up the ellipsis by reason of its inherent power, being in conformity with another text and being concomitant with it. 'Accepance'; additional' shows 'its excellence': 'peculiar' i. e. 'conquered' is a figurative expression standing for victory. 'Amercement'; 'additional' is understood!: it is the reading. He says with the object of earning for enjoyment; agriculture etc., include earning by trade etc. In order to remove the anomaly, he applies the said principle elsewhere. 'Thus, ilkewise'; 'they are peculiar of those which end in the genitive case' should be connected here also; "among the causes of the proprietary right" means 'of them': 'all that' means 'of them.'

Mitakṣara

यद्यपि पत्नी दुहितरश्चेत्यादिस्मरणं तत्रापि स्वामसिम्बन्धितया बहुषु दायविभा-गितया प्राप्तेषु लोकप्रसिद्धेऽपि स्वत्वे व्यामोहनिवृत्त्यर्थं स्मरण्मिति सर्वमनवद्यम् । १४॥

यद्यपि yadi api, as ; पही patnî, the wife (that has become the widow); दुहितर: duhitarah, daughters ; च chha, and ; ह्यादि itiâdi, etc सार्यम् smaranam, the declaration , तत्र tatra, there, in that text; अपि api, too ; स्वामीसम्बन्धितया svâmisambandh tayâ, by reason of their affinity to the late
owner ; बहुषु bahuşu, among many persons ; दायिवभागितया dâya vibhâgitaya,
because they (are supposed to be) entitled to share (चिमाणि) the heritage
(दाव); प्राप्तेष prâpteşn, being supposed, when they are supposed to be etc.

होत्रमित्र loka-prasiddhe, though it is a matter familiar to the world; अपि api, even; हात्वे svatvo, the proprietary right; ब्यामोद vyamoha, mistake; निरुत्यम् nivritti-artham, for the purpose of preven ing; हनरणम् smarnam, is the declaration; इति ।।।, therefore; सबम् sarvam, the whole; अनवसम् anvadyam, is unexpectionable.

14. As for the precept respecting the succession of the widow and the daughters, &c., the declaration (of the order of succession,) even in that text is intended to prevent mistake, although the right of property be a matter familiar to the world, where many persons might (but for that declara ion).

Balambhatta's gloss.

14. If the property were temporal the text as to 'wife and daughter etc.', (see. II. 135) would be contradictory; because by reason of the absence of the owner the wife etc., have been declared entitled. In order to remove the anomaly arising by the way, though not explained before and stated merely by Gontama, he states. 'Although' etc.; 'there also' means 'in the text'; 'in their absence' is understood. There is another reading 'order of succession' (krama smarnam), otherwise 'even there' becomes incongruous. In this way, the semblance of contradiction with other smrities should be removed; there is then, no contradiction of the texts.

Here it should be borne in mind, what is that proprietary right which is said to be temporal by the siddhanti (propounder)? It is not an object of the means prohibited by the scripture but of lawful and free modes of transactions of sale and acceptance of gift; it can not be known by the external organs of sense: it may be said that the special mental cognition of the acceptance etc., being the object of special mental cognition and the statement with the object of its improviety are there is the accrual of proprietary right by virtue of the transaction, e. g, by gift etc., the proprietary right ceases (in one) and is created (in another) by acceptance etc. If that were not so by reason of accepting the cessation (of the ownership) by gift and its creation by acceptance of a particular thing, even then it is an object of perception by the external organs of sense by reason of the ordinary practice 'I see the property'. It is not an unwarrantable stretch of a rule; by reason of the knowledge thereof on realisation, it is like the proprietary right residing therein and the unchecked and free use thereof. Therefore on not taking it into possession, on its being used freely according to one's wishes and on its seizure by the exercise of proprietary right wrongfully. there is no possession thereof. From this, the proprietary right is inferred; on the other hand it is not an object of sensual perception (and one can not say) I see the proprietary right' as 'I perceive a smelling

sandal'. Thus the view of the opponent is repelled by reason of its being refuted elsewhere.

The gifts are of two kinds; one is of which the fruit is visible and the other of which the fruit is not visible. They are subdivided into two; one with acceptance and the other without it. Although 'gift with acceptance' is mere acceptance, yet (in the passage) 'let a Brahmana earn wealth by acceptance (of gift)' by reason of the prohibition enjoined by the smriti texts as regards the acceptance of gift of horse and sesamum, the word acceptance 'of gift' (pratigraha)' means the acceptance of the donation for invisible purpose. On the acceptance of sesamum and horse given as reward, no one is in fault nor is there any breach of rule as regards earning by a warrior. The reward should be said to be for visible object. The word 'dâna' is derived from \(\times \) d meaning relinquishment of one's proprietary right in order to create it in another.

On the other hand, the creation of the proprietary right in another does not morely depend on the relinquishment of one's proprietary right, but it must be said that it arises in reality by acceptance only. On simply giving up a cow in favour of a Brahmana (saying) 'the cow belongs to the Brahman, it it not mine' even with the full knowledge of the relinquishment by all present, the proprietary right arises by acceptance. Therefore (in cases like) 'let one offer funeral cakes to the manes' there is the illustration of the fourth (gift without acceptance) on the suspension of the proprietary right in the thing offered to the manes by reason of the want of acceptance and by reason of the reality of dedication made to the manes in compliance with the above said meaning of /da. Under the belief of an owner being abroad, the possession by acceptance of his relinquished property and then on the death of the owner, possession after partition of his property by his sons etc., as inheritance but not by any other are the commou occurences; otherwise there will be no offence in a stranger's taking possession of his wealh like them, as in obtaining forest grass etc. In this way the acceptance of a gift should not be considered to be useless by reason of the text. 'It is eight times meritorions to accept it', because of the accrual of the excessive reward on the gift of such accepted wealth. On the other hand, the word of quantity is with a view to save the non-use of the passage (one gives) in a context where the subject of reunion is discussed and on the creation of the joint property after the extinction of the separate property.

Nor is there no extinction of proprietary right; on obviating the undue stretch of a rule by the extinction of the proprietary right, the word of quantity is useless: there also by assuming the extinction of previous proprietary right by non accrual of it in the proprietor of it. On accepting the exciting force of volition, there is some force; thereby there is no extinction of the proprietary right but mere creation of the proprietary right in another: on the other hand the creation of the proprietary right in one who is possessed of it, by the stimulating force of the volition is refuted. It can

not be said that there is wrong in overlooking it; because by not creating proprietary right in an other, there is no applicability of the passage the gives. Similarly it does not apply in the case of sale by reason of its non-reation of proprietary right according to the rules. In such a case to obviate the undue extension of the rule, the proprietary right arises by the previous acceptance of the sale-consideration. In this way, by the word 'gift etc.,' the same applies in the case of sale; because the extinction and creation of the right take place in both of them. It should not be said that the right arising from gift etc. is useless and improper. The text is with a view to support the creation of the right arising from it and inferable from the scripture even on its production from the temporal agents and inferable from the evidence thereof.

Similarly by "A Brahman by acceptance of gift etc.,........owner by inheritance" the acceptance etc., are clearly said to be essential, not by the last clause even on so describing, but by the first; the essential nature arises by earning but not by the proprietary right; earning may be said, as described previously, as constituting profit and loss the means of acquiring wealth. Just like the purport of the text, 'let one who is possessed of wealth by acceptance of gifts etc., appropriate wealth by earning it', it is also acquired by the same means. Therefore 'let wealth be earned by means of sacrifice etc.' means that gift etc. are the means of acquiring proprietary right in earning wealth by acceptance of gift etc., as explained previously. The act of acceptance of gift etc., is therefore, an earning and like it, it is also a means thereof.

There is the following order: in the creation (of a right) in the begining, there is relinquishment; then acceptance of gift, then earning, then proprietary right. The middle two (constituents) do not exist by (the nonexistence of) the first; similarly in other cases. Similarly in 'oreation by acceptance of gift', creation is apparently a common factor; etc., include like officiating as a priest, teaching, victory, agriculture, service, relinquishment of like things, inheritance which is common and anything effected by sale. There the real nature of the acceptance of gift eto., and relinquishment and sale is explained and the real nature of the acceptance of gift and finding like them is obvious. By 'inheritance' (riktha) is meant the mere relationship with the owner arising from heritage: by partition is meant the absence of the particular obstruction of that kind: their non-contradictory nature was explained previously, so there is nothing wrong. The partition as described previously does not create proprietory right being a part thereof (compound forming with heritage). This is the reason why Goutama and others have not included it amongst causes. 'By partition arises proprietary right' is the subject for discussion according to others; in the text of Goutama the word 'samvibhaga' (partition) means 'partition'; it is not what was described previously but is well known idea (of partition), which by removing the doubt support the established truth: there is then no contradiction. In this way the proprietary right is inferable from enjoyment etc., perceivable by all visible means of proof, applicable to common and uncommon above-said objects, extinguishable on partition like gift and

sale and not arising from partition. This is the purport of the whole and is acceptable by all. It is made clear, by Manjusa* etc.; so he says '...all.'

Mitaksara

यद्पि मम स्थमनेनापहतमिति न ध्र्यारस्वत्यस्य लौकिकत्यहति तद्व्यसत्। स्वस्यदेतुभूतक्रयादिसन्देहात्स्यत्यसन्देहोपपत्तः। १५ ॥

पतु yad, अपि api, as for the remark; सम mama, my; स्वस् evam, property; अनेन anena, by this person; अपहतन् apahritam, is stolen, is taken away; इति iti, this; so, it; न na, not; स्वात् brûyat, one should say; one should not say; स्वरवहण svatvasya, of the property; कोकिकत्वे laukikatve, there being the temporal nature of.....: इति iti, so this, it; तह tad, that; अपि api, also; असन् asat, is not right; स्वरव-देतु-भून svatvahetu-bhûta, that has become the cause of the proprietary right; अविद्यादि krayadi, about purchase; सन्वेदान sandehât, through the doubt about etc. स्वरव-सन्वेद svatva-sandeha, a doubt about proprietary right; अवपन्ते: upapatteh, because there would arise.

15. As for the remark, that, if property were temporal it could not be said, "My property has been taken away by him, that is not accurate, for a doubt respecting the proprietary right does arise through a doubt concerning the purchase, or other transaction, which is the cause of that right.

Balambhatta's gloss.

15. In this way, having removed all the defects arising from the texts, he removes the remaining third defect arising in the form of the contradictory arguments described previously. 'If.......could not be said' by reason of the proprietary right of the usurper (trespasser); if one says so, there will be no doubt in the mind of the arbitrators (jurymen) just as (one has none) in the form of gold; iva (like) is understood. 'Cause of the proprietary right'; in such a case where mere knowledge arises from an informer's statement to the effect that one has deprived another of his property by virtue of the conflict arising from the want of proof in support of it on the complainant stating one thing and the other party stating the contrary, there arises a doubt in the mind of the arbitators whether the property has been obtained by him (the opposite side) by usurpation or sale; by reason of the suspicion in the origin of the proprietary right such as sale etc., there is the possibility of a doubt arising about its effect, viz the proprietary right.

^{* 18} is a name of some legal work ending in मंजूषा 💀 वैदयाकरणसिद्धान्तकपुमंज्या.

Mitakşara

षिचारप्रयोजनं तु यद्गिर्दितेनार्जबन्ति कर्मणा घाझणा धनम् । तस्यारलांग्ण युद्धधन्ति जप्येन तपसेव चेति शास्त्रेकसमधिगम्ये स्वत्ये गर्हितेनासःश्वतिप्रह्वाणिज्या-दिनालम्धस्य स्यत्यमेष नास्तीवि तत्पुत्राणां तद्दिभाज्यमेव । यदा तु लांकिकं स्वत्यं तद्दाऽसरमतिप्रहादिलन्धस्यापि स्वत्यात् तत्पुत्राणां तद्विभाज्यमेष । तस्योत्सर्गेण युद्धधन्तीति प्राथभित्तमर्जायितुरेव तत्पुत्रादीनां तु इायत्वेन स्वत्यमिति न तेषां देशस्वन्धः॥ (म० मा. १० महो ११५)सप्त वित्तागमाधम्यादायोलाभः क्रयोजयः। प्रयोगः कर्मयोगश्च सर्मतिप्रहृपव चेति मनुस्मरणात् । १६॥

विचार vichara, the preceding disquisition ; प्रयोजनम pravoianam. the purpose : त tu. but ; बदु yad, when ; गहितन garhitena, by blameable (act) : अर्जयन्ति arjayanti, acquire ; कर्मणा karmana, by an act ; आग्रणा। Brahmanah, Brahmanas ; अनम् dhanam, wealth: तस्य tasva, of that (wealth). रस्तांण ntsargena, by the abandonment ; शुद्रध्यन्ति suddhyanti, are cleared ; stir janvena, with prayer : aver tapssa, rigid austerity : ve eva. indeed. only : w cha, and : हित iti, thus the text : शास्त्रेक समिधानये sastra-eka-samadhigamye, if deducible only from sacred institutes : स्वत्वे svatve, if property be : nfr da garhitena, by that which is reprobated ; ween and asatpratigraha, by accepting presents from an improper person : वाधिअया-दिना vanijyadina. or by trade and commerce etc. ; स्टब्स्य labdhasya, of what is obtained ; स्वत्वम svatvam, the right to be property; प्व eva, itself , na, not ; with asti, would be ; gfa iti, and consequently ; and tat, his : प्रशासास putranam, among the sons ; तद tad, that ; अविभाश्यम avibhajvam, not partible ; प्र eva, certainly ; यहा yada, if : त tu. bnt : क्षीदिक्स lankikam, worldly ; स्व वस svatvam, property ; सदा tadâ, then ; and reference asat-parigrahadi, by accepting from an improper person a Example labdhasya, what is obtained; will api, too, even ; equal systvat. because it would be property; तस्प्रज्ञाणाम् tat-putranam, among his sons; तह tad. that : विभाज्यन vibhajyam, partible ; एव eva, indeed ; तस्य tasya, of that ; venion utsargens, by the abandonment (of that) ; granter suddhyanti, they are cleared ; इति iti, this ; भावश्चित्तम् prayaschittam. atonement ; सर्जियतः arjayituh, to the acquirer ; एव eva, only ; तत्प्रजावी-WIH tat-putradinam, as regards his sons and other heirs; gtn, but; दायत्वन dâyatvena, because of the right of inheritance ; स्वत्वम् svatvam, the proprietary right , इति iti, and therefore ; न na. no ; तेपास tesam, to them , digneral desasambandhah, attachment of blame; and sapta. seven : aw mur: vittagamah, means of acquiring property; wat it dharmyah, virtuous : दाय: dayah, inheritance ; दाय: labhah, gain; द्या krayah purchase; जय: jayah, conquest; प्रयोग: prayogah, trade; क्यंगेला karmayogah, employment च cha, and ; सत्प्रतिमद्दः satparigrahah, acceptance from a proper person; एव eva, also; च cha, and; इति iti, thus; अवु-स्मर्णाल् Manu-smarnat, since Manu declaies.

16. The purpose of the preceding disquisition is this. A text expresses "When Brahmans have acquired wealth by a blameable act, they are cleared by the abandonment of it, with prayer and rigid austerity. Now, if property be deducible only from sacred ordinances, that, which has been obtained by accepting presents from an improper person, or by other means which are reprobated, weuld not be property, and consequently would not be partible among sons. But if it be a worldly matter, then even what is obtained by such means, is property and may be divided among heirs, and the atonement above mentioned regards the acquirer only: but sons have the right by inheritance, and therefore no blame attaches to them, since Manu declares, "There are seven virtuous means of acquiring property, viz., inheritance, &c."

Balambhatta's gloss.

Now in the present discourse, it is not proper to enquire into the real nature of the proprietary right by reason of the non-use of the subdivisions into temporal and non-temporal. He therefore says. 'The purpose of the preceding disquistion etc': abandonment' means 'giving up'; he says 'not by that alone (but) by prayer' also: he means, by this canction of abandonment by Manu. He states the view of the appponent; 'from sacred ordinances'; the reprehensible is of two kinds, one that is prohibited and the other that is not laid down. 'Accepting presents from an improper person'; in the established truth, he removes the contradiction of the text. By 'giving it up'; he says by suggesting the distinction by 'only' (eva). 'The sons'; can there be a transmistion of sin like inheritance?' He therefore says, 'seven'; these are the means to acquire wealth: here the term 'inheritance' includes both inheritance and partition; the word 'acquistion' includes acceptance by gift and finding; 'victory' includes fine i 'trade' includes agriculture etc.; 'employment' includes acceptance of reward; from it, both should be understood.

The sicks of Mann bas not been translated by Colebrook.e. I give the translation from Bobler. There are seven lawful modes of sequiring property, (viz.) inheritance, finding, or friendly donation, purchase, conquest, lending at interest, the performance of work and the acceptance of gift, from virtuous men' S. B. E. XXV. P. 426.

It is propor to discuss the subject promised according to the promise but not otherwise; how is it contrary hore? nor is there any other different reason by virtue of its absence. There is no argument based upon series of reasons by virtue of the dependence of the present disquisition on the temporal nature of the proprietary right nor does the maxim of noedle and kettle* apply here by reason of proving its temporal nature from many arguments and by seeing (no proof of) any other. If you say that a subject discussed and one to be discussed are both in an unfavourable position, the reply is that it is not so. Like property by the temporal nature of partition, by the non-temporal nature of the rules relating to it and by the temporal nature of birth ect, the temporal nature of the proprietary right in the above said ways has already been proved; there the creation of it from of partition etc., applies but not otherwise: the subject discussed is a reason and the subject to be discussed is, therefore, based on a reason. Its immediate discussion is therefore, proper: it is the substance.

Mitaksara

इदानीमिदं संदिद्यते । विभागात्स्वत्वमुत स्वस्य सतोविभागइति । १७॥

इदानीम् Idânîm, now, next; इदम् idam, this, it : मन्दिशने sandihyate, is doubted ; भिगागान् vibhâgât, through partition ; स्वत्यम् svatvam, property ; स्व uta, or ; स्वस्य svasya, the proprietary right ; सतः sataḥ, being already there; विभागः vibhâgaḥ, partition ; हति iti, thus the doubt.

17. Next, it is doubted whether property arises from partition, or the division be of an existent right.

Mitaksara

तत्र विभागात्स्वत्वमिति ताषचुक्तम् । जातपुत्रस्याधानविधानात् । यदि जनम-नैव स्वत्वं स्यासदोत्पन्नस्य पुत्रस्यापि तत्स्वं साधारणमिति द्रव्यसाध्येष्वाधानादिषु पितुरमधिकारः स्यात् । १८॥

तम Tatra, of these (positions); विभागात vibhagat, arising from partition; रमध्यम् svatvam, property; इति iti, this position; तावद्व tavad, indeed; युक्तम् yuktam, right; जातपुत्रस्य jataputrasya, of a man to whom a son is born; आयान-विधानात् adhana-vidhanat, because of the enjoining (विधान) (by the scripture) to maintain a holy fire (आधान); यदि yadi, if; स्माना janmana, by birth; एव eva, alone; स्वत्यम् svatvam, property; स्यात् syat, would be; तदा tada, then; उत्पन्तस्य utpannasya, of one just born; पुत्रस्य putrasya, of a son; आपि api, even; तत् tat, that; स्वम् svam,

[&]quot;When there are two acts to be performed, one easier and the other more difficult, at a time, the easier one should be performed first,

property, estate; साधारणम् sådhåranam, would be common; इति iti, and, bence . त्यापारवेषु dravya-sådhyeşu, that are accomplished by the use (साध्य) of wealth (त्या) . आधानादिषु ådhånådişu, in matters such as maintaining the sacred fire etc. चित्रः pituh, of the father; अनिधकारः anadhıkârah, inability; द्यान् syât, there would be.

18. Of these (positions), that of property arising from partitionis right, since a man, to whom a son is born, is enjoined to manitain a holy fire: for, were property vested by birth alone, the state would be common to the son as soon as born; and the father would not be competent to maintain a sacrificial fire, and perform other religious duties which are accomplished by the use of wealth.

Balambhatta's gloss.

17 and 18. Harping on the same, he says, now (idanim) meaning next; so it should be understood that with the said object the word 'now' is used. 'It is doubted'; he supports the enunciated proposition containing the above-said doubt in the enunciated proposition first. Is it from partition'? 'There' (tatra), means 'between two.' 'Born'; he means 'let one who has black hair and to whom a son is born, maintain a holy fire'; there the word 'son' stands for all descendants or it is bahuvrihi according to the rule embodied in Panini I. 2. 64: 'one who has got black hair' shows youth or competency. One who is thus entitled, should consecrate the holy fire; this is the meaning. Even if it is a mandatory text with respect to it, how does proprietary right arise therefrom? Ho, therefore, gives a reply. 'If by birth'; 'alone' is for contrest. Born' means by his becoming an equal owner in the property, it becomes common property. He says, 'the estate'; 'in the maintenance of the holy fire etc' means the ceremonies to be performed by the husband and wife only: 'etc.' include the donations in the necessary funeral and natal ceremonies.

Mitakera.

तथा विभागात्प्राक्षितृप्रसाद लब्धस्य विभागप्रतियेधोनोपपद्यते । सर्वातुमत्या वसत्याद्विभागप्राप्तयभावात् । यथाद् । शौर्यभार्याधने चोमे यच विद्याधनं भवेत् । जीर्यतान्यविभाज्यानि प्रसादोयभ्यं पैतृकद्दति । १६ ॥

तथा Tathâ, like-wise; विभागात vibhāgāt, separation; प्राक् prāk, before; रिन्मसाद pitri-prasāda, through the liberality (प्रसाद) of the father; इडब्ब्य labdhasya, of what is obtained; विभाग-प्रतिषेष: vibhāga-pratisedhah, the prohibition of a division; न na, not; उपप्रते upapadyate, would be pertinent; सर्वाचुमसा sarva-anumatyā, by the consent (अनुमति) of all the

parties; द्सल्यात् dattatvât because of its being given; विभागमाग्नि vibhagaprâpti, of the suppos tion of partition अनावात् abhâvât, because of the
absence, यथा yathâ, as: शाह âha, says; शीर्य-आर्था-धने âaurya-bhârya dhane
wealth by valour and wealth of a wife; च cha. and; चमे nbhe, both;
पत् yat, which; च cha, again; विद्याधनम् vidyâdhanam, wealth acquired
by science; अनेत् bhavet, would be; त्रीजि trîṇi, three; प्तानि etâni, there;
अधिभाज्यानि avibhâjyâni, exempt from partition; मसाद: prasâdaḥ, a
favour; प: yaḥ, which is; च cha, and; पैतृहा paitrikaḥ, conferred by a
father; इत्ति iti, so.

19. Likewise the prohibition of a division of that, which is obtained from the liberality of the father previous to separation, would not be pertinent: since no partition of it can be supposed, for it has been given by consent of all parties. But Nårada does propound such a prohibition: "Excepting what is gained by valour, the wealth of a wife, and what is acquired by science, which are three sorts of property exempt from partition; and any favour conferred by a father."

Balambhatta's gloss.

19. If you say that the right in question arises under a text, then by reason of the antecedent prohibition there can be a partition in case of a donation made by favour; it is not so, so he shows the irrelevancy of the prohibition. 'Likewise'; he says in order to refute the other confleting reason: 'all', in that case under those circumstances by reason of having both the right of making a gift and accepting it and the subsequent failure of the cause, it fails. It is, therefore irrelevant; and the text is like a sky-flower (impossible). Nårada, therefore, says; 'so he says': in the wealth acquired by valour and the wife; so also before; therefore (the meaning is) what is obtained by valour according to Brihaspati and the gains of science obtained by valour according to Vyåsa also con stitute wealth. 'And which', another reading is preferable to 'whose'; paternal' in the sense coming from the father is derived by adding as an affix under, 'And adafter pitri (Panini IV, 3-79)*

Mitaksra.

तथा। भर्त्रा प्रतिन यहत्तं स्त्रियै तस्मिन्धृते ऽपि तत्। सा यथाकाममभीयाइचा द्वा स्थावराहतइति प्रीतिदानवचनं नोपपद्यते ॥ तज्जनमनैव स्वत्वे न च स्थावराहते यहत्तमिति संबन्धोयुक्तोव्यवहितयोजनाप्रकृति । २०॥

[.] The sutra means up will be edded after fug and seq will be added in the sense of coming from there.

तथा tathâ, so; भन्नां bhartrâ, by husband, श्रीनेन prîtena, affectionate; यह yad, which, दसम् dattain, is given; विषे striyai, to a wife; विभिन्न tasmin, on his; स्ते mrite, being deceased, when he is dead; अपि कां, also, तत्त tat, that; सा sâ, she; यथाकामम् yathâkâmam, as she pleases; सभीपात् asnîyât, may consume—enjoy; द्वाह dadyât, may give away; या vâ. or; स्थान्द sthâvarâd, immoveable property; ऋते गांच, excepting; द्वां ti, this; प्रावदान prîtidâna, covering an affectionate gift; वयनक्ष vachanam, the text; न na, not; वयायते upapadyate, would be pertinent; तह tad, that; जन्मना janmana, by birth; प्रव eva, alone; स्वत्वे svatve, if property were; न na, not; cha, and, nor; स्थान्द sthâvarâd. immoveable property; ऋते गांच, excepting; यह yad, which; दसस् dattain, is given; द्वां ti, so, this, of these terms; सम्बन्ध: sambandhah, connection; युक्त: yuktah, right; स्ववद्वि vyavahita, of disjointed words; योजना yojanâ, construction; समझात् prasangât, there would be an occasion for.....

20. So the text concerning an affectionate gift, (What has been given by an affectionate husband to his wife, she may consume as she pleases, when he is dead, or may give it away, excepting immovable property";) would not be pertinent, if property were vested by birth alone. Nor is it right to connect the words, "excepting immovable property" with the terms "what has been given" (in the text last cited); for that would be a forced construction by connection of disjointed terms.

Blambhatta's gloss.

20. If there is no consent of all, it relates to that subject and there is no fault: he then points out another defect. 'So'; he cites from Vishnu: 'by the husband,' he says so by reason of two kinds of gifts; 'affection,' by common etc. In that case by reason of the incapacity of the recently born infant in giving consent, although he has proprietary right therein, of the incapacity of one to grant by reason of the property being common and thereby the impossibility of any gift out of affection, the text in support of it is contrary. It is the meaning; is it even so when it (prohibition) is connected with the immoveable property in the succeeding clause? It is not so there is no conflict of texts but harmony; so he doubts. 'And not'; being not connected with eating etc. and that being not prohibited but being connected with the affectionat gift and the prohibition pertaining to the immoveable property, the spirit of law applies there but nowhere else; 'there'; by the birth thereof, the proprietary right is laid down. It is the meaning. 'Disconnected'; on connecting them thus, it would be so; but it is not so, by reason of such connection not arising, because of the intervention of the obstruction. If it is so, even by reading together the two

different texts unconnected by reason of the prohibition of the gift of the immovable property, the proprietary right arises by birth but not by partition; with this object he doubts.

Mitaksara

यदिष । मिण्रिमुक्ताश्रवालानां सर्वस्यैव पिता श्रमुः । स्थावरस्य तु सर्वस्य न पितान पितानहः ॥ तथा । पितृश्रसादाद्भुष्यन्ते वस्त्राण्याभरणानि च । श्यावरं तु न भुज्येत प्रसादे सित पेतृके इति ॥ स्थावरस्य प्रसादादिह न प्रतिपेधवचनं तिपतामहाप्तास्त्रयावर्ययम् । श्रतीते पितानहे तद्धनं पितापुत्रयोः साधारणमपि मण्रिमुक्तादि पितुरेव । श्यावरं तु साधारणमित्यस्मादेव वचनादवगम्यते । २१ ॥

यह yad, अपि api, which again, as for ; मिश mani, of the gems ; मका mukta; of pearls , प्रशास्त्राम् pravallanam, and of corals ; सर्हा sarvasya, of all; एव eva, indeed; पिता pitâ, the father : प्रभु: prabhuh, the owner; स्थानस्य sthavarasya, of the immovable property; त tu, but: सर्वस्य sarvasya, of all; न na, neither; पिता pits, the father; न na; nor; विनामहः pitamahah, the grand father ; तथा tatha, similarly ; विवासाहार pitri-prasadad, through the favour of the father; अज्यन्ते bhujyante, are enjoyed : वस्राणि vas rani, clothos ; आभरणानि abharnani, ornaments ; च cha. and : स्थावरम् sthâvaram, immovable ; तु tu, but ; न na, not : भारतेत bhuivate, should be used; प्रसाई prasade, through the indulgence : स्ति sati, there would be ; पैत्के paitrike, of the father ; इति iti, this ; स्यावास्य sthavarasy a, of regarding immovable property ; प्रसादाह prasadad, through favour ; इह iha, here ; न na, not ; प्रतिपेध pratisadha, of prohibition : बचनम् vachanam, passage ; तत् tat, that ; धितामह pitâmaha, by the grandfather, उपात्त upâtta acquired; स्थाव:-विषयम sthâvara visayam; about immovable property ; अतीते atîte, if dead ; पितामहे । । । । mahe, the grand-father ; तद्भम् taddhanam, his wealth ; पिता-पुत्रयोः pitaputrayoh, of the father and son; साधारणम् sadharanam, common : अपि ani. but , मिंग mani, gems ; मुक्तादि muktadi, pearls etc. ; पितु: pituh, belong to the father; एव eva, only ; स्थानरम् sthavaram, the immovable property : स tu, but ; साधारणम् sadharanam, common ; इति iti, so, this ; अस्याद asmad. from this ; एव eva, very ; वचनाद vachanad, passage ; अन्मार ते avagamyate, is seen ; appears

21. As for the text "The father is master of the gems, pearls, and corals, and of all (other movable property;) but neither the father, nor the grandfather, is so of the whole immovable estate"; and this other passage, "By favour of the father, clothes, and

ornaments are used, but immovable property may not be consumed, even with the father's indulgence"; which passages forbid a gift of immov ble property through favour: they both relate to immovables which have descended from the paternal grand-father, when the grand father dies, his effects become the common property of the father and sons; but it appears from this text alone, that the gem, pearls and other movables belong exclusively to the father, while the immovable estate remains common.

Bâlambhatta's gloss.

21. 'Although'; this means two verses from Narada: 'of corals' it is in the genetive case for singling them out or for being connected by reason of their being of the same category. Though falling under the same category by reason of the same declension, yet the same text does not apply to then by reason of the contrary application of 'the Vedas are authorities'; by the inverted order, eva is to be distinguished; no other than the immovable property but the immovable property only. The entire passage has, therefore, a significance; he says by suggesting an implied and additional sense. Immovable property'; he suggests the desired unity; 'of all' in the following passage also. 'By the favour of the father, available'; 'on being' even on being; 'in the affectionate gift' it is in the locative case to indicate a subject; 'prohibitory text'; it is in singular being applicable to a class; similary in the succeeding. When there is 'co ownership in the immovable property, the application of the maxim called 'half an aged woman'* 'does not apply in the case of the pearls and corals. Therefore, he says 'when the grandfather does,' so it is under the rule sanctioned by the text; there is nothing wrong in it.

Mitakşra.

तस्मान्न जन्मना स्वत्वं किंतु स्वामिनाशाद्विभागाद्वा स्वत्वम् । श्रतएय पितुरूर्ध्वं विभागात्मागृद्रव्यस्वत्वस्य प्रहीणत्वाद्य्येन गृद्यमाणं न निवार्यतद्दति चोयस्यानवकाशः । तथैकपुत्रस्यापि पितृप्रयाणादेव पुत्रस्य स्वमिति न विभागमपेत्तत इति ॥२२॥

हस्माद tasmåd, therefore ; न na, not; जन्मना janmanå, by birth; स्वत्वम् svatvam, property; किंतु kintn, but; स्वामि-नाशाद svåmi-nåsåd, after the death of the owner; विभागद vibhågåd, by a partition; वा vå, or; स्वत्वम् svatvam, property; अतः atuh, hence; एव eva, indeed; पितुः pituh,

^{*} The maxim applies when you keep a half of a hea for laying down eggs and the other half for cooking. It is impossible to divide a thing into two, so as to keep one part for one purpose and the other for a different object. The maxim, therefore, means that the text can not be broken in) two parts so as to apply to different and contrary objects (See also Jacob's Laukika Nväyánpah

the father; अध्यं में urdhvam, after; विभागान vibhagat, the partition; आरु prak, before; द्रश्यः dravyah, of the wealth; स्वन्वस्य stativasya, of the proprietary right; प्रशीयत्वान prahinativat, because of the loss of; अन्येन anyena, by some other person, a stranger; मृद्धाराणम् gribyamanam, being snatched away; न na, not; नियायेंते nivaryate, is prevented; इति iti, so, this; चोयस्य chodyasya, for an objection, supposition; अन्य ग्या anavakasah, there is no room for; तथा tatha, likewise, so; प्रश्चात्रस्य ekaputrasya, in the case of an only son; अपि api, also, विन्या गद्ध pitriprayanad, by the demise of the father, एव अथ्व, only, just, पुराय जारावश्य, of the son; स्वम् svam, the property; इति iti, therefore; न na, not; विभागम् vibhagam, partition; अयेक्षते apekṣate, does require; इति iti, so.

22. Therefore property is not by birth, but by demise of the owner, or by partition. Accordingly (since the demise of the owner is a cause of property) there is no room for suploing, that a stranger could not be prevented from taking the effects because the property was vacant, after the death of the father before partition. So likewise, in the case of an only son, the estate becomes the property of the son by the father's decease, and does not require partition.

Balambhatta's gloss.

22 He concludes the purvaksa (opponent's view); 'therefore': it means this. By acquisition, the property belongs to the acquirer; then it passes to his relatives or sons by partition or on demise of the owner. When the owner is alive, the partition is the cause of the proprietry right.

When the proprietor is dead, his death is the cause of the proprietary right. There is another peculiar feature; when the owner's relative, son or grandson is single and the owner is divided or single there is the cause of the ancommon proprietary right on the death of the owner but when they are many, the property becomes common (of all) on the death of the owner but separate on partition. In this state of the owner on the demise of the grandfather by reason of the absence of the separate property of the father before partition in the grandfather's property, one should not make a gift of the ancestral property out of affection. This prohibition relates to the gift of such immovable, but not to the self-acquired property by reason of the proprietary right arising by birth Because the death of the owner is also a cause of the proprietary right, therefore on the death of the father before partition, like the property; so he says; 'accordingly', means by accepting the death of the father: 'vaccant' means in

the absence of the owner asserting the right. Having explained its necessity in the case of many sons he shows the necessity thereof in the case of one son, so likewise' means like it; by 'decease' means by death the sentence means that the property of such prepositus who has got only one son, becomes vested in the son on his death only, but does not stand in need of partition. Only (ova) is in antithesis with 'not', (does not require).

Mitaksara

श्रत्रोच्यते । लोकप्रसिद्धमेव सत्वमित्युक्तम् ॥ लोके च पुत्रादीशं जन्मनैव स्वत्वं प्रसिद्धतरं नापह्वमाईति । विभागशान्त्रश्च बहुस्वामिकधनविषयोलोकप्रसिद्धोनान्यदीय विषयो :न प्रहीणविषयः । तं तथोत्पत्त्यैवार्थस्वामित्वं लभेतेत्याचार्याइति गौतम वचनाच्च । २३ ॥

अन atra, here, as regards this : उच्यते uchyate, it is said : लोकप्रसित्रम lokaprasiddham, a matter of popular recognition; प्र eva, indeed; स्यत्वम syatvam, property ; इति iti, so ; उक्तम् uktam, it is said : लोके loke, in the world; च cha, and; पुत्रादीनाम् putradinam, of a son etc. : जन्मना janmana, by birth; प्रव eva, indeed; स्वत्वम svatvam, property; प्रसिद्धतरम prasiddhataram, better known : न na, not : अपहरम apahuayam, denial. contradiction; अहंति arhati, deserves ; विभागशब्द: vibhaga sabdah, the word partition ; च cha, and ; बह-स्वामिक bahu-svâmika, such as may have many owners : धन-विषय: dhana-visavah, about such wealth as etc लेक-प्रतिद्धः loka-prasiddhah, very familiar to the world : न na, not : अन्यदीय-विषय: anyadîya-vişayah, pertaining to that which relates to another : न na, nor ; महीण-विषय: prahîna-vişyah, appertaining to vacant property : तम tam, him ; तथा tathâ, so ; उत्पत्या utpatyâ, by birth ; अर्थ-स्वामित्वम्, arthasvamitvam, ownership of wealth ; प्र eva, indeed ; सभेत lablieta, may reach or may be taken ; इति iti, so, direct, श्रावार्याः âchâryâh, the venerable teachers : इति iti, so : गौनमवचनात् Gautam-vachanat, from the text of Gautama; च cha, and.

23. To this the answer is: It has been shown, that property is a matter of popular recognition; and the right of sons and the rest, by birth, is most familiar, to the world, as cannot be denied: but the term partition is generally understood to relate to effects belonging to several owners and does not relate to that which appertains to another, nor to goods vacant, or unowned. For the text of Gautama expresses, "Let ownership of wealth be taken by birth; as the venerable teachers direct."

Balambhatta's gloss.

23. Having thus explained the purvapaksa view (of the opponent) he sets forth the siddhanta (escablished) view. To this the answer is etc.' he reiterates the same here to suggest the the reason of the previous established truth 'Amongst people', he means that it is so recognised by the people; and popular recognition's how the necessity of the really of the excellence on accepting it. No denial'; he gives another reason: 'partition' has, already been explained previously, 'unoxuod' ('vecent') not also without wealth; 'is generally accepted,' is to be recented in the conjunction; the meaning is that the teachers hold that the property should be taken by one by reason of the proprietary right in the inheritance from one's birth; there is another reading 'the ownership of the property' which often occurs and is preferable; and 'under the text' (vachanat) is an incorrect reading.

Mitaksra.

मिण्मुक्ताप्रवालानामित्यादि वचनं च जन्मना स्वत्वपद्मपद्मेषपद्मते। न च पितामहोपात्तस्थावरविययमिति युक्तम्। न पिता न पितामहइति वचनात् । पितामहस्य हि स्वार्जितमि पुत्रे पोत्रे च सत्यदेयमिति वचनं जन्मना स्वत्वं 'गमयित। तथा परमते मिण्मुक्तावस्त्राभरणादीनां पैतामहानामिष पितुरेव स्वत्वं वचनात् । एवमस्मन्मतेऽपि पित्रार्जितानामण्येतेयांपितुर्दानाधिकारो वचनादित्यविशेषः। २४॥

मिण mani, of gems ; मुक्ता mukta, of pearls ; प्रवाद ानाम् pravalanam, and of corals : इत्यादि iti-adi, this and the following : वचनम rachanam. text; च cha, again; जन्मना januana being vested by birth; स्वन्त-पुश्ले svatva pakse, on the supposition of proprietary right; va eva. only: उपाद्यो upapadyate, is portinent; न na, not; च cha and : पितामह pitâmaha. by the grandfather; उपात्त upatta, acquired; स्थावर विषयम sthavaravisayam, concerning the immovable preperty; इति iti, this ; युक्तम yuktam, is right ; a na, not, neither ; far pita, the father ; a no, not ; पिनामह pitamaha, the grandfather ; इति iti, this ; वचनात vachapat, from this text : पितामहरूप pitamahasya, the grand-father's ; हि hi, because ; स्व जिनम svårjitam, own acquisition; श्रपि api also; पुत्रे; utre, the sen; पीत्रे pantre, the grand-sm; च cha, and; सिं sati, being alive, present, living : अदेवम adeyam, is not to be given ; इति iti, this . वचनम vachanam. maxim; जन्मना janmana, by birth ; स्वत्वन् svatram, a proprietary interest : गमपति gamayati, indicates ; तथा tatha, as ; परमते para-mate, according to the other opinion; मिण mani, the gems; मुद्धा mukta,

pearls; यस vastra, clothes; आम(णादीनाम् âbharṇadînâm, ernaments and other effects, पै । इलाम् बांगेलाबिताकेला, belonging to the grandfather and inherited from him अपि कृतं, though; गिनु: pituh, are the father's; स्वत्यम् svatvam, property; यस एन् एकत्वत्याके under special provisions of the law; एकत् evam; thus; क्रानो ascann-mate, according to our opinion; अपि कृतं, तोकः, पिता साक्षेत्र, by his father; अपि म् वाहांत्रक्षा, acquired; अपि कृतं, though; एकेस स्वाहंत्रक्षा, these (पिनु: pituh, the father's; दान-अधिकार: dânaadhikâraḥ, the right to give; दस न् एबटोबाते, these being an authority of a text; इति सां, these words, अरिशेस: aviš इ.ḥ, are (of course) common.

24. Moreover, the text above cited, "The father is master of the gems, pearls, &c.', (§21) is pertinent on the supposition of a proprietary right vested by birth. Nor is it right to affirm, that it relates to immovables which have descended from the paternal grandfather: since the text expresses "neither the father, nor the grandfather." The maxim, that the grandfather's own acquisition should not be given away while a son or grandson is living, indicates a proprietary interest by birth. A, according to the other opinion, the precious stones, pearls, clothes, ornaments, and other offects, though inherited from the grandfather, belong to the father under the special provisions of the law; so, according to our opinion, the father has power, under the same text, to give away such effects, though acquired by his father. There is no difference

Balam hatta's yloss.

24. (He says that the passage) 'geins, pearls etc,' fits in with the established truth (sidhanta view), 'gein'; by 'etc.' is meant an acceptance of a gift arising from the text. Having thus accomplished the object, he exposes the perverseness 'of the critic's statement. 'Nor the grandfather;' he gives a reason to show its inappropriateness. 'Neither father', the meaning is that by the accrual of the proprietary right with the death of the prepositus, even on the jointness of the father and son on the death of the grandfather in his property, the geins etc. common. If the previously said meaning is clear from the text, the proviously laid down rule is applicable. It is not so, if the immovable property is acquired by the grandfather, then during his life time in the self-acquisitions, there is no applicability of the fourth passage (gift without acceptance) to suggest the want of ownership. It may be, therefore, said that the statement to the effect that the immovable property is the

common property of all, is not appropriate and does not relate to it. To what subject do those two texts apply, so that they may be relevant under the present discussion? Horophies; the grandfathers'; thi means because; the maxim refers to two texts; it means that both the texts point to the proprietary right arising with the birth.

How can there be an affectionate gift of the gems and pearls, if there is common proprietary right with the birth alone? On this question being raised, out of deference he replies, 'as', 'other', means the objector; he says with that object 'garment' 'According to our opinion' means in the established truth also (siddhanta view); there is another reading 'self-acquired' instead of 'acquired by his father.' He means that in the same way a father is competent to make a gift of self-acquired chattels with the exception of the immovable property even without the validating censent.

Mitaksara

यनु भर्त्रा प्रीतेनेत्यादिविष्णुयचनं स्थावरस्य प्रीतदानक्षापनं तत्स्योपार्जितस्यापि पुत्राद्यभ्यनुक्षयैवेति व्याख्येयम् । पूर्वोक्तैर्भणिमुक्तादियचनैः स्थावरव्यतिरिक्तस्यैव प्रीत-दानयोग्यत्विश्चयात् ॥ २५ ॥

- यत् yat, that ;तु tu, but, again; भर्त्रा bhartra, by the husband; भ्रीनेन pritena, by the pleased one or affectionate one; इति-म्राद् ारां वेता, these and the other; विष्णुवचनम् viśṇu-vachanam, words of Viśṇu; ह्यावर्रा sthåvarasya, of an immovable property; भीतिदान priti-dâna, an affectionate gift; ज्ञापनम् jñāpanam, indicating; तत् tat, that; हव-उपाजितस्य sva-npāra-jitasya, of what is his own acquisition; म्रिप api, though; पुत्रादि putrādi, of sons and others; अभ्यत्त्वया abhyanujñayâ, with the consent, or permission; एव eva, only; इति iti, so; व्याख्येयम् vyākhyoyam, to be interpreted; पूर्वोक्तः: pûrvoktaiḥ, by what are cited above; मिषा maṇi, gems; मुक्तादि muktâdi, pearls etc.; वचनै: vachanaiḥ, by the passages; स्थावस्यतिरिक्तस्य sthâvara-vyatiriktasya, of what is other than immovables; एउम् evam, thus; भीतिदान prîti-dâna, for making an affectionate gift, योग्यत्व yogyatva of fitness; निश्चयात् nišchayât, because of the certainty of.
- 25. But the text of Vishnu's (§20), which mentions a gift of immovables bestowed through affection, must be interpreted as relating to property acquired by the father himself and given with the censent of his son and the rest: for, by the passage (above cited, as well as others not quoted, viz) "The father is master of the gems, pearls, &c.," the filness o any other but immovables for an affectionate gift was certain.

Balambhatta's gloss.

25. Is not the text of V shin similarly against the affectionate gift of the immovable property? He, therefore, replies 'as to by the husband'; it refers to the gift made by the husband in favour of his wife 'suggesting' (jua anam) is from egg in the instrumental sense and is used for suggester' (juanaka); at many places the same reading occurs. 'That acquired by himself' means that there is no right of making a gift even of the self acquired immovable property without the consent of the capable members but in other cases it does not stand in need of it. So in the immovable property gifted by the husband, (the wife) can live till her life without making a gift or sale with at necessity. Here by using 'husband', it shows the absolute estate in a gift made by the fatherin-law. Therefore, Brihas, ati says "whatever immoveable and other properties are given to a female by her father in-law, can not be resumed even, by the sons an ler any circustance." He assigns a reason to show the appropriateness of V shinn's text; 'above-cited' from the plural 'the uncited texts' should be understood; it will be clear subsequently; by the passages' is in the 3rd form of declension being an instrumental case. There is, therefore, no non-applicability of the compound (samasa) by reason of the certainty of fitu 'ss.

Mitakgra

यद्यप्यर्थसाध्येषु वैदिकेषु कर्मस्वनधिकार इति तत्र तद्विधानवलादेवा-धिकारो गम्यते । २६ ॥

यह yad, which; अपि api, again, as for; अर्थ-साध्येषु; artha sådhyeşu, that can be accomplished by the use of wealth; वैदिकेषु vaidikeşu, that are prescribed by the Vedas; कर्मसु karmasu, for the religious duties (that etc.); अनिकार: anadhikâraḥ, inability; इति iti, so; तत्र tatra, as regards those rites; तह-विधान-बलाइ tad-vidhâna-balâd, from the cogency of the precept which enjoins their performance; एव eva, indeed; अधिकार: adhikâraḥ, sufficient power; गम्मते gamyate, is inferred.

26. As for the alleged disqualification for religious duties which are presented by the Veda, and which require for their accomplishment the use of wealth (§18) sufficient power for such purposes is inferred from the cogency of the present (which enjoins their performance).

Balambhatta' gloss

26. He refutes the first argument; he means that there is an authority conferred under the text.

Mitaksara

तस्मारयैतृके पैतामहे च द्रव्ये जन्मतैवस्वत्वम् । तथापि पितृगवश्यकेषु धर्मकृत्येषु वाचनिकेषु प्रसाददानकुटुम्बभरणापद्विमोद्धारिषु च स्थावरव्यतिरिक्तद्रव्यविनियोगे स्थातंत्र्यमिति स्थितम् । स्थावरे तु स्वार्जिते पित्रादिप्राप्ते च पुत्रादिपौरतंत्व्यमेव ।
स्थावरं द्विपदं चैव यद्यपि स्वयमर्जितम् । श्रसंभूय सुतान्सर्वात्र दानं न च विकयः ॥
ये जाता येऽप्यजाताश्च ये च गर्भे व्यवस्थिताः । वृत्तिं च तेऽभिकाङ्क्तिन्त न दानं न च
विकय इत्यादिस्मरणात् । २७ ॥

तसात tasmad, therefore ; पैतुके paitrike, in the paternal : पैतासडे paitamahe, in the ancestral; च cha, and; इड्ये dravye, (in the) estate : जन्मना janmana, by birth ; एव eva, indeed ; सत्वम् svatvam, property ; त्यादि tathapi, yet; पितु: pituh, of the father, the father has : आवश्यकेप âvaśvakesu, for indispensable, necessary; धर्मक्र येर dharma-krityesu. acts of duty : वाचिनिकेष vachanikesu, for purposes prescribed by texts of law: प्रवाद दान prasad-dana, gifts of affection ; भुद्राव-भरण kntumb-bharana. sunnort of the family; आरहिनोक्षादिव apad-vimoksalisu, relief from distress and so forth; च cha, and; स्यावर-व्याविकि sthavara- vyatrikta, other than immovable; द्वार dravya, of effects; विनियोगे vinivoge, in the disposal; स्वातंत्र्यम् svåtantraym, independence; इति iti, so, this; स्थितन. sthitam, a settled point; स्मार sthavare, in regard to the immovable estate ; त tu, but ; स्वाजिते svarjite, acquired by himself ; पित्रादि-प्राप्ते pitradi-prapte; inherited from his father; etc. च cha, and ; प्रजादि putradi. of his sons and the rest ; पारत ज्यम् partantryam; control, dependence on (his sons etc.); एव eva, indeed; स्थावरम् sthâvaram, immovables; दिपदम dvipadam, bipeds; च cha, and ; एव eva, indeed; यचि, yad - upi, though : स्वयम svayam, by himself ; अजितम् arjitam, acquired : अन्भा asambhûya, without convening. सुनान् sutân, sons ; सर्वान् sarvân, all ; न na. neither : दानम danam, a gift ; न च na cha. nor ; चिक्रप: vikrayah, a sale ; ये ve. who ; जाता: jatah, are born ; ये ye, who ; अपि api, again ; अताता: बे ve, who; च cha, again; गर्भे garbhe, in the womb, ज्यविश्व त: vyasthitah. are resting, settled, fixed, lying ; वृत्तिन् vrittim, means of support : च cha, and ; ते te, they ; अभिकांक्षन्ति abhikansanti, require ; न na, no ; दानम danam, gift; न च na cha, nor ; विकयः vikrayah, any sale (should be made) : इत्यादि ityadi, such and such , सार्थात् sma mat, sinco has been ordained

27. Therefore it is a settled point, that property in the paternal or ancestral estate is by birth, (although) the father

have independent power in the disposal of effects other than immovables, for indispensable acts of duty and for purposes prescribed by texts of law, as gifts through affection, support of the family, relief from distress, and so forth but he is subject to the coatrol of his sons and the rest, in regard to the immovable estate, whether acquired by himsesf or inherited from his father or other prodecessor; since it is ordained "Though immovables or bipeds have been acquired by a man himself, gift or sale of them should not be made without convening all the sons. They, who are born, and they who are yet unbegotten, and they who are still in the womb, require the means of support; no gift or sale should, therefore, be made."

Balambhatta' gloss

27. He then makes a particular conclusion; 'therefore'; it is connected with 'settled' (sthitam); 'although' is understood. 'Of the father' is connected with 'independence'; he cites the necessary smriti passages. 'For indispensable acts' he assigns reason in the existence of necessity; 'as prescribed by texts of law' means in the funeral ceremonies: it is a part of the succeeding passage. 'Immoveable property'; he is independent in disposing of the other kind of property.

Having said elsewhere about immoveable property, he now expresses the established truth; 'immoveable property'; 'but'-is in contrast: 'control' (dependence) of the father; he says that; even on reading its meaning as a whole in conformity with reason, the text is an exception. 'Immoveable property'; bipeds' slaves etc.; 'self' even by self; earned, 'although his' is understood. 'Without convening', without asking; 'the son' includes daughter: 'therefore all' is an excess (dvanda) compound as explained previously. Not only these but others also; 'those who are born'; 'unborn' those who will be born: 'require'; 'because', 'therefore' are understood.

Mitakera

श्रस्यापवादः। एकोपि स्थावरे कुर्याद्दांनाधमनविक्रयम् । श्रापत्काले कुदुम्बार्थः, धर्मार्थे च विशेषत इति । २८ ॥

अस्य asya, to this; अपनाद apavadah, an exception; एक: ekah, a single; अपि api, even; स्थातरे sthavare, of an immovable property; इर्थान् kuryât; should conclude; दान dâna, donation; अयनन adhamana, a mortgage; विकथम् vikrayam, or eale; आपरकाले âpatkâle, during a season

of distross; कुरुकार्य kutumbarthe, for the sake of the family; धनाँचें dharmarthe, for pivus purposes; निशेषतः višesatah, especially; हति iti, so.

28. An exception to it follows: "Even a single individual may conclude a donation, mortgage, or sale of immovable property, during a season of distress, for the sake of the family, and especially for pious purposes."

Balambhatta's gloss.

28. 'Its' means the exception by the special text to the above-said general rule; in the immovable property; it is in the locative case in the sense of subject; 'mortage' means hypothecation: It is a compound called 'dwanda by collection'. He gives a special reason; 'distress', he says in order to a accomplish the object only.

Mitaksara

अस्यार्थः । अभातःयवहारेषु पुत्रेषु पोत्रेषु वा अनुजादानादावसमर्थेषु धातृषु वा तथावियेष्वविभूकेष्वपि सकत् कुटुम्बब्यापित्यामात्रदि तत्योपणे वावश्यंकर्तव्येषु पितृश्राद्धादिषु सावरस्य दानाधमनविकयमेकापि समर्थः कुर्यादिति । २६॥

अस्य asya, of this; अर्थ: arthah, the meaning; आप्राह्णवहारेषु aprapta-vyavaharesu, minor such as are not capable of dealing in business; पुत्रेषु putresu, if the sons are; पोत्रेषु pautresu, if the grandsons are (so); वा vâ, or; अनुवा-दानादो anujña dânâdau, of giving consent: असार्थेषु asamarthesu, incapable of; आत्र्षु bhrâtrisu, if the brothers be; वा vâ, or; व्याविषेषु tathâvidhesu, being so; अविभक्तेषु avibhaktesu, continue unseparated; अपि api, even, though; सक्छ-कुरुश्व व्याविष्याम् sakal-kutumba-vya-pinyam, affecting the whole family; आपदि âpadi, in a calamity; वर्षोपणे tat-posans, in supporting it; वा vâ; or; अवश्यक्तं व्येषु avasyam kartavyesu, in the matter of indispensable duties; पित-आदादिषु pitri-śrâddâdigu, such as the obsequies of the father or the like; स्थावस्य sthâvarasya, of the immovable property; दान dâna, gift; अध्यन adhamana, hypothecation; विकथम vikrayam, or sale; एक: ekah, single; अपि api, though; समर्थ: samarthah, who is capable; क्रांत् kuryât, may conclude; इति iti, such is the meaning.

29. The meaning of that text is this while the sons and grandsons are minors, and incapable or giving their consent to a

girt and the like, or while brothers are so, and continue unseparated; even one person, who is capable, may conclude a gift, hypothecation, or sale of immovable property, if a calamity affecting the whole family require it, or the support of the family render it necessary, or indispensable duties, such as the obsequies of the family render it necessary, or indispensable duties, such as the obsequies of the father or the like make it unavoidable.

Balambhatta's gloss.

29. Its meaning; 'ingiving their consent' shows the manner of what is to be said on their being capable and is not in conflict; further it shows the consultation of both; by 'api' (also) is meant the remited; 'especially' is understood everywhere; even then be mentions it specially; 'whole'; 'it' (tat) means the entire family; he gives the result by the locative case in the sense of subject. 'Of the immoveable property'; 'may conclude'; therefore though unity is obtained, he reiterates the unity of purpose: 'capable.'

Mitaksra.

यत्तुवचनम् । श्रविभक्ता विभक्ता वा सिपएडाः स्थायरे समाः । एकोह्यनीशः सर्वत्र दानाधमनिवक्तयइति तद्यविभक्तेषु द्रव्यस्य मध्यस्यत्वादेकस्यानी-श्वरत्वात् सर्वाभ्यज्ञहावश्यं कार्या । विभक्तेष्त्रत्यकालं विभक्ताविभक्तसंशयव्युदासेन व्यवहारसोक्तर्याय सर्वाभ्यज्ञहा न पुनरेकस्यानीश्वरःवे नातोविभक्तानुमितव्यतिरकेणापि व्यवहारः सिद्धधत्येवेति व्याख्येयम् ॥ ३० ॥

यत् तु yat tn, but that; वचनम् vachanam, the text, passage; अविभक्ता avibhaktâḥ, not seperated; विभक्ता: vibhaktâḥ; seperated; वा vâ, or; सिष्टा: sapindâḥ; kinsmen; र्यावरे sthâvare, in respect of immovables; समाः samâḥ, equal; एक: ekaḥ, one; हि hi, for; अनीश: anîš iḥ, powerless, having no right; सर्वत्र sarvatra, over the whole; दान dâna, to make a gift अधमन adhamana, to mortgage; विकये vikraye, and to sell; हित iti, so, this; तद् tad, that; अपि api, also; अविभक्तेष् avibhakteşu, among unseparated; द्वार्य dravyasya, of the estate; मध्यस्यत्वाद् madhya sthatvâd, because of the common nature of; एकहर ekasya, of one single person; अनीश्वरवाद् anîśvaratvâd, because of the powerlessness; सर्वाभ्यत्वा sarvâbhyanujñâ, the the consent of all, अश्यम् avasyam, surely; कार्या kâryâ, should or must be taken; विभक्तेषु vibhakteşu, among seperated ones; उत्तरकालम् uttarakâlam, in future time; विभक्त vibhakta. whether seperate; अविभक्त avibhakta, or nuseperate, or united, संग्य saṃáaya, the doubt; स्युदासेन vyudâsena,

by obviating ; ज्यादार vyavahâra, the transaction; सौहर्याय sankaryâya, to fecilitate; सर्वाक्ष्यज्ञा sarvâbhyanujñyâ, the consent of all; न na, not; इन: punah, again; एकस्य ekasya, in a single person; अनीश्चरत्ये anîsvartve, on account of any want of sufficient power; न na, not, without; अतः atah, consequently; विमक्त vibhakta, of seperate kinsmen; अनुमनि anumati, censent; व्यत्करेण vyatikâreṇa, mixing up; taking up; अत्य api, even; व्यवस्थः vyahâraḥ, transaction; सिद्धानि siddhyati, becomes valid; एवं eva, indeed; इति iti, so, thus; व्याययेयम् vyâkhyeyam, must be interpreted.

30. The following p ssage, "Separated kinsmen, as those who are unseparated, are equal in respect of immovables; for one has not power over the whole, to make a gf, sale, or mortgage', must be thus interpreted: "among unseparated kinsmen, the consent of all is ind spensably requisite because no one is fully empoweered to make an alienation, since the cstate is in common:" but, among separated kindred, the consent of all tends to the facility of the transaction, by obviating any future doubt, whether they be separate or united, it is not required, on account of any want of sufficient power, in the single owner; and the transaction is consequently valid even without the consent of separated kinsmen.

Balambhatta's gloss.

30. He reconciles the contradiction which arises from the texts with Manu's text with the above said object. As to the text of Manu; 'kinsmen' (sapinda) implies 'propinquity'; 'for', means because ; 'ever the whole', qualifies the donations etc. 'Although' is connected with 'must be thus interpreted'; 'also' means thus the above said collection of texts of Vishnu; he, therefore, explains it in an inverted order. 'By reason of being in the middle 'means' by being common; 'by reason of being not capable'; to both 'ka' is added in the sense of one's object; in their stead there are मध्यस्थत्वात and अनीश्वरत्वात the different roadings. "Ail", means that without the consent of the cosharers (who are not separate) there can not be donation etc. 'For the facility of the transaction' means 'of the donee etc; 'not again' on the contrary net; he then sums up: 'consequently'. So that is a subject of the consent of those who are not competent; this is the subject of the consent of those who are competent. So there can not be denation etc. and without the consent of those cosharers who are competent; it means that they depend upon it (consent). On the other hand, though the gift is proper without the consent of the separated ones who are competent, yet for the facility of the transactions for the donee etc, they depend upon it (consent), it is its subject : it does not prohibit the gift etc. in all cases. (The text) 'even a single' is an excep.

tion to it; so there is a contradiction. But Madana (Madan Parijata) says "it prohibits the donation etc. of the standing crops grown in the undivided fields of even those who are divided in a portion of the property, without the consent"

Mitaksara

यदि । स्वन्नामज्ञातिसामन्तदायादानुमतेन च । हिरएयादकदानेन, पडिमार्गञ्जिति मेदिनीति । तत्रापि प्रामानुमतिः प्रतिष्रहः प्रकाराः स्यात्स्थावरस्य विशेषात् । स्यात्स्थावरस्य विशेषात् । स्यात्स्थावरस्य विशेषात् । सामान्तानुमति स्वरणात् विना व्यव-हारासिन्धिः । सामान्तानुमतिस्तुसोमाप्रतिपत्तिनिरासाय । शातिदायादानुमतेस्तु प्रयोजन मुक्तमेव । ३१ ॥

यद vad, that (passage); अपि api, again, also; समाम sva-grama, of his townsmen; जाति jnati, kinsmen; सामन्त samanta, neighbours; दावाद, dayala, heirs ; अनुमतेन anumatena, by the consent ; च cha, and ; हिर्दे प hiranya, of gold, जदक udaka, and water; दानेन danena, by a gift; यह मि sadbhih, by six (formalities); पञ्चति gachchhati, passes; मेदिनो medinî, land; इति' iti, so'; अपि'tatra, in' that'; तत्र api, also; प्रामानुमति: grama, anumatih, the consent of the townsmen; slass; pratigrahah, acceptance: प्रकाश: prakasah. public; known to the people; स्यात् syat, should be; स्यावरस्य sthavarasya, that of an immovable property; विशेषतः visesatah, especially : इति iti, such, this ; स्मरणात् smaranat, since it has been provided ; इत्वहार vyavahara, of the transaction; प्रकाशनार्थम् prakasanartham, for the sake of the publicity of ; प्र eva, only ; अपेश्यते apeksyate, is required ; प na, not; प्रत: punah, and प्रामान्त्रस्या grama-anumatya, the consent of the townsmen : विना vina, without; द्ववहार vyavahara, of the transaction; असिबिक asiddhih, the invalidity: सामन्तानुमति: Samanta-anumatih, the consent of the neighbours : a tu, but ; alar sima, about the boundary ; प्रतिपत्ति pratipatti, dispute, doubt; निरासन्य nirasaya, to remove; जाति jnati, of the kinsmen; दायाद dayada, of the kinsmen; अनुमते: anumateh, of the consent of त tu, but; प्रयोजनम् prayojanam, the purpose, the use; उक्तम् nktam, is mentioned ; va, eva, already.

31. In the texts, which expresses, that "Land passes by six formalities; by consent of townsmen, of kinsmen, of neighbours, and of heirs and by gift of gold and of water, consent of townsmen is required for the publicity of the transaction, since it is provided; that "Acceptance of a gift, especially of land, should be public": but the contract is not invalid without their consent. The approbation of neighbours serves to obviate any dispute con-

cerning the boundary, The use of the consent of kinsmen and of heirs has been explained.

Balambhatta's gloss.

31. He now reconciles the contradiction with the text of Manu; in that text; own' (eva) is an adjective of all for a clear meaning by reason of obtaining proximity. On account of hearing it at the end of the dwanda compound, the 'consent' should be repeated every where; the affix 'kta' is added in the sense of 'existence' and should be connected with the following i.e. with the six. Having explained it and shown the applicability in order, the gives the result following the consent of townsmen at first! 'there the consent of the townsmen'; he cites Manu; 'acceptance of gift'; 'not again' means 'but not'; 'consent of kinsman'; the singular is in the sense of a class; 'has been explained' means with the object of the facility of the transaction.

Mitaksara

हिरायोद्दतद् नेनेति.। स्थावरे विकयानास्ति कुर्यादाधिमनुक्षयेति स्थावरस्य विकयप्रतिपेधात्। भूमि यः प्रतिगृह्णाति यश्चभूमि प्रयच्छति। उभौ तौ पुरयकर्मासौ नियतौ स्वर्गगामिनाविति दानश्शंसादर्शनास्त्र। विकयेऽपि कर्तन्ये सहिरएयमुद्दकं दत्वा बानस्रोस स्थावरिक यं कुर्यादित्यर्थः॥ ३२॥

दिरण्य hiranya, of gold , उदक ndaka, and of water ; दानेन danena, by the gift; The iti, this provision; surat sthavare, as regards an immovable property ; विकय: vikrayah, sale ; न na, not ; अस्ति asti, there is ; क्यां kurvad, may execute, sufuq adhim, a mortgage; saga ar anninaya, by the consent; Ta iti, by this statement; विक्रयप्रतिषेषात vikraya pratisedhat, because of the prohibition to the sale; winn bhumim, land; u: yah, he who : प्रतिगृहाति prati-grihnati, accepts; पः yah, he who ; च cha, and ; भूमिम bhûmim, land; प्रयच्छति prayachchhati, gives; उभी ubhau, both, तौ tan, those; पुण्यक्तांणी punyakarmanau, performers of a holy deed; नियती niyatau, are sure, are destined; स्वर्गगामिनी svarga-gâminau, to go to heaven, the region of bliss; इति iti, thus; दान dana, of gift; प्रशंसा prasansa, the praise; दर्शनात darsanat, since it is seen; द cha, and; विकये vikraye, if a sale ; कतं ये kartavye, must be made ; सिंद एयम् sahiranyam, with gold; उदक् udakam, water; दत्वा datva, by giving; दान रूपेण danarupena, in the form of a gift; स्थावर sthavara, of an immoviable property; विकयम् vikrayam, the sale; क्यांत् kuryât, should do; इति iti, thus; अर्थाः arthah, the meaning.

32. (By gift of gold and of water) Since the sale of imnovables is forbidden ("In regard to the immovable es ate, sale is not allowed;" it may be mortgaged by consent of parties interested; and since donation is praised ("Bot') he who accepts land, and he who gives it, are performers of a holy deed, and shall go to a region of bliss") if a sale must be made, it should be conducted, for the transfer of immovable property, in the form of a gift, delivering with it gold and water (to ratify the donation).

$B\^alambhatta's~gloss.$

32. In order to explain the extraordinary use of gold and water he says with an authority; 'gold'; in a case of a gift, their being essential (to validate) the gift, is it improper in the case of a sale by reason of the necessity of the transfer also there, on account of their absence? Therefore he says, both these have, like Manu, authority, as before; by 'api' gift is meant.

Mitakera.

पैतृके पैतामहे च धने जन्मनैव स्वत्वेऽपि विशेषं भूर्या पितामहोपात्तेत्यत्र वक्यामः। ३३॥

पैतृके paitrike, to the paternel, पैतामहे paitamahe, the ancestral; cha, and; भने dhane, estate; जन्मना janmana, by birth; प्राप्त eva, only, surely; स्वरदे svatve, though the proprietary right is; अपि api, though; विशेषम् viáesam, the distinction; भू: bhuh, land; या प्रवे, that; पितामहोपाता pitamaha upatta, what is acquired by the grandfather; इति iti, that; भन्न atra, here; वश्यामः vaksyamah, we shall explain.

33. In respect of the right by birth, to the estate paternal or ancestral, we shall mention a distinction under a subsequent text.

Balambhatta's gloss

Having said generally as regards immoveable property he now says in particular with reference to both. 'Paternal' by this, the death of the father is the cause of the proprietary right ["on the death of the father, let the sons divide the father's preperty." Narada chap XIII-2.)] but not birth ["after the father and mother" (Mann IX-104.)]

to their dependence, because of the conflict with the text of the Veda by reason of the failure of the Vedic rite to be performed with their own wealth on their having no proprietary right in their own earning. This being so, there can be a partition even against the will of the father. There being no authority in favour of the proprietary right by birth and the smriti having not ordained earning from birth, therefore it is with a view to prohibit partition while the father is alive; the text of Manu does not lay down independence of proprietary right, but (shows) that there is no ownership while the parents are alive. The above said (proposition) that the ownership arises on death, degradation etc. is refuted for the above reasons.

END OF PREFACE



SECTION II. 1.

Mitakara.

इदानीयत्रकाले येनं च यथा विभागः कर्तस्यस्तर्श्वनाहः विभागं चेत्पिता कुर्यादि ख्वया विभजेत्सुतान । ज्येष्ठम् वा श्रेष्ठभागेन सर्वे वा स्युः समाशिनः ॥११८॥

ह्दानीस् idânîm, next, now; यत्र yatra, at what; काले kâle, time; येन yena, by whom; च cha, and; यथा yathâ. how; विभागः vibhâgah, partition; कर्तव्यः kartavyah, may be made; तद् tad, that, those points; द्रश्यम् dar-sayan, explaining; आह âha, the author says; विभागम् vibhâgam, partition; चेत् chet, if; पिस pitâ, the father; हुप्यंत् kuryât, may make; इंच्छ्या ichchhayâ, at his pleasure; विभागत् vibhajet, may separate; सुतान् sutâṇ, sons: उयेष्ट्र jyestham, the eldest; वा vâ, either; अष्ट-भागेन áreṣṭha-bhâgena, by the best share; भर्वे sarve, all; वा vâ, or, स्यु; syuh, may be; समाशितः samà náinah, equal sharers.

1. At what time, by whom, and how, partiton may be made, will be next considered. Explaining those points, the author says, "when the father makes a partition, let him separate his sons (from himself) at his pleasure, and either (dismiss) the eldest with the best share, or (if he choose) all may be equal sharers."

$B\^alambhatta$'s gloss.

Formerly by 'at what time' etc. (see pl. 6 of sec. 1) the subjects having been set for it there, by 'whom' has been discussed at great length; now he can ments on the original text to describe the other shares. 'Now' means after having filled up the uncite! original text which is essentially important in the original; 'these' means the third.

Mitaksra.

यदा विभागं पिता चिकी गेति तदा रच्छ्या विभजेत् पुत्रानात्मनः सकाशात् पुत्रं पुत्रो पुत्रात्॥ २॥

यदा yadâ, when; विभागम् vibhâgam partition, पिता pitâ, father; चिकीपंति chikîrşati, wishes to make; तदा tadâ, then; इच्छपा ichchhayâ, at pleasure; विभानेत् vibhajet, should separate: पुत्रात् putrân, sons; आज्ञान: âtraanah, himself; सकाशात् sakâśât, from (himself); पुत्रम् putram, a son; पुत्रों putrau, two sons; पुत्रान् putrân, sons.

2. When a father wishes to make a partition he may at his pleasure separate his children from himself, whether one, two, or more sons,

Balambhatta's gloss

2. He now proceeds avoiding the fault of repetition; when, means 'if'; 'may make', here imperative is not wanted; it is in the secondary sense of 'wishes to make'. 'Then'; 'with pleasure' means 'at his piersure'; 'separate' means 'may separate them by allotting them their shares in the inheritance'. He says further in order to accom, lish his whish; 'from himself' means that after separation there is indifference on his part whether they continue to live joint or separate from one another. When he says 'sons', it is with a view to remove the doubt to the effect that there is no partition when there are many cosharers 'Son'; it is with a view to explain the ekašega dwanda samâsa; it is like anudâtianâm (of the low accents);

Mitaksara

इच्छाया निरङ्कुशत्वादनियमप्राप्ती नियमार्थमाह । ज्येष्ठं वा श्रेष्ठभागेनेति । ज्येष्ठं श्रेष्ठभागेन मध्यमं मध्यभागेन किंष्ठं किनिष्ठं किनिष्ठभागेन विभजेदित्य नुवर्तते ॥ ३॥

इच्छायाः ichchhayah, of the will; निरंजुशस्त्रात् nirnúknántvát, as it has no restriction; अनियम aniyama, no rule; आसी praptan, being had, seen, निभाग्रेम् niyamárthean, by way of restriction; आह aha, says (the anthor); उपेष्टम् jyeştham, the oldest; वा vâ, or; श्रेष्टभागेन srestha.bhagena, by the best share; इति iti, the words mean; उपेष्टम् jyeştham, the oldest; श्रेष्टभागेन áreştha bhagena, by the best share; सध्यमम् madhyamam; the middle cne, मध्यभागेन madya bhagena, with a middle share; विष्टम् kaniştham, the worst; किन्छ-भागेन kaniştha-bhagena, by the worst share; त्रिभनेत् vibhajet, should separate; इति iti, this, अनुवर्तते anavartate, is understood.

3 No rule being suggested (for the will is unrestrained), the author adds, by way of restriction, "he may separate (for this term is again understood) the eldest with the best share," the middle.nost

with a middle share, and the youngest with the worst share.

Balambhatta's gloss.

3. Unrestrained, means 'by reason of being irregular'; 'by way of restriction' as a restrictive rule. He makes the observation to be in conformity with the text of Mann; the 'middlemost', he says out of desirability; 'may separate', it is to suggest respect in the observation (upalakṣana)*

Mitaksara

श्रेष्ठादिविभागश्च मनुनोक्तः। (श्र० ६ श्लो० ११२) ज्येष्ठस्य विश्वउद्धारः सर्यद्रज्याच यद्गरम्। ततोऽर्धं मध्यमस्य स्यात्तुरीयं तु यवीयसङ्गति ॥४॥

श्रेष्ठादि Śresthldi, of the best etc.; विभागः vibhâgah, the distribution; च cha, and; मनुता manunâ, by hiann; उन्हः uktaḥ, as said, propounded; उपेष्ठस्य jyesthasya, for the eldest; विशः vinsáḥ, the twentieth part; उद्धारः uddhâraḥ, to be deducted; सर्व-द्रव्यात् sarva-dravyât, of all the wealth, (heritage), च cha, and, together with; यह yad, whatever; यरम् varam, is the best; ततः tataḥ, of that; अर्थम् ardham, half; मध्यमस्य madhyamasya, of the middle one; स्थात् syât, should be; त्रीयम् turiyam, a quarter; तु tu, but; यवीयसः yaviyasaḥ, for the youngest; इति iti, thus it is to be understood.

4. This distribution of best and and other portions is propounded by Manv. "The portion deducted for the eldest is the twentieth part of the heritage, with the best of all the chattels; for the middlemost, half of that: for the youngest, a quarter of it."

B & lambhatta's gloss.

4. 'Best and others.' 'and' (cha) in the sense of 'but'; its explanation will be clear gradually in the book itself.

Mitaksra

वाशब्दोवन्यमागपन्नापेनः। सर्वे वा स्युः समांशिन इति। सर्वे वा ज्येष्ठा-दयः समांशभाजः कर्तव्याः॥ ५॥

वाशब्दः vå sabdaḥ, the word either, or ; दश्यमाण vakşyamāṇa, what will be spoken subsequently; पक्ष pakṣa, alternative ; अपेक्षः apekṣa, relative

^{*} It is an implication of something that is not expressed.

to; सर्वे sarve, all; वा vå or; स्यु: syuh, should be; समीशिन: samår áinah, equal sharers; इति iti, that is; सर्वे sarve, all; वा vå. or; ज्येष्टाद्य: jyesthådayah, the eldest and others; समाशाभाजः samånáabhájah, partakers of equal portions; कत्तंद्या: kartavyáh, should be made.

5. The term' "cither' is relative to the subsequent alternative "or all may equal sharers." That is, all, namely, the eldest and the rest, should be made partakers of equal portions.

Balambhatta's gloss.

5. 'The word 'or' in 'or all' of the succeeding part of the verse (the quatrain), when read with the rule laid down in the first part being useless, is the word 'either' (or) in 'either the eldest' not useless, as it is appropriate to denote the first option? Not so, by reason of sanctioning the unequal division at choice by the first clause; because the unequal division is contradictory to the original texts as will be shown later on. Therefore he says, 'the term either' denotes that it is correlative with the unequal distribution of Manu, less the additional share allotted to be gradually explained; so there is no impropriety in the reality thereof.

He explains the fourth quartrain; 'or all'; in 'equal sharers' the affix 'in' is added in the sense of praise; by bahubrihi compound, it means 'no deprivation of wealth'. 'Partakers of equal portions;' he says, as said previously; 'should be made' by the father is understood. Here by 'when makes a partition' the time of partition is meant; by 'father' is meant by whom partition (is to be made). From the succeeding line of the verse, it should be understood how partition (is to be effected).

Mitaksara

त्रयं च विषमोविभागः खार्जितद्रव्यविषयः। पितृक्षमायाते तु समस्वाम्यस्य वदयमाण्त्वान्नेच्छ्या विषमोतिभागोयुक्तः॥ ६॥

अयम् ayam, this ; च cha, and ; विषमः vişamah, nnequal, विभागः vibhågah, distribution; स्वाजित-दृष्य-विषयः svårjita-dravya-vişayah, has for its subject the property acquired by himself; षितृ-कमापाते pitri-krama-âyâte, as regards what has descended from the father; तु tu, but; सम-स्वाम्पस्य sama-svåmyasya, equal ownership; सक्ष्यमाणत्वात् vakayamanatvåt, for it will be declared; न na, not; इच्छ्या ichchhayâ, at his pleasure; विषमः vişamah, an unequal; विभागः vibhågah, distribution; युक्तः yuktah, proper.

6. This unequal distribution supposes property by himself acquired,. But, if the wealth descended to him from his father, an

unequal partition at his pleasure is not proper; for equal ownership will be declared.

Balambhatta' gloss

6. He now gives the special (feature); 'this' i. e. the partition made by the father; 'but if descended to him from his father', meansproperty'; 'equal ownership' means that it is to be divided equally otherwise by the above-said mode, there will be meaninglessness.

Mitaksara

विभागं चेत्विता कुर्यादिति यदा पितुर्विभागेच्छा स तावदंकःकालः । अपरोऽपि जीवत्यपि पितरि द्रव्यनिःस्पृहे निवृत्तरमणं मातरि च निवृत्तरज्ञक्षायां पितुरिनच्छायामपि पुत्रेच्छ्रदेविभागोभवित । यथोक्तंनारदेन । अत ऊर्ध्व पितुः पुत्राविभजेयुर्धनं सममिति । पित्रोद्धध्व विभागं अतिपाद्यमातुर्निवृत्तं रजसि प्रत्तासु भागनिषु च ।
निवृत्तं चापि रमणे पितर्युपरतस्पृह इति दृशितः । अत्रपुत्रा धनं समं विभजेयुरित्यतुपःवतं । गौतमेनापि । ऊर्ध्वपितः पुत्रा रिक्थंविभजेरिक्तत्युक्त्या निवृत्तं चापि
रजसीति द्वतीयः कालोदर्शितः । जीवित चेच्छतीति तृतीयः कालो दृशितः । तथा सरजस्कायामपि मातर्यनिच्छत्यपि पितर्यधर्मवितिन दीर्घरोगप्रस्ते चपुत्रणामिच्छ्या
भवति विभागः । यथाह शक्कः ॥ अकामेपितरि रिक्थविभागोवृद्धे विपरीतचेतिस
रोगिणि चेति ॥ ७ ॥

िभागम vibhagam, distribution, partition, separation ; चेत् chet, if ; विता nita, father ; कुर्यान kuryat, would do ; इति iti, according to this :यहर yadå if, when ; ितु: pituh, the father's ; विभागेच्छा vibhågechchhå, the desire for partition ; सः saḥ, that ; ताबह tâvad, then; एकः ekaḥ, one : कालः kålah, period ; अपर: aparah, another ; आप api, too ; जीवति jîvati, be living: अपि api, even though ; पित्रि pitari, the father ; द्वाय-निर्दे dravya-nisprihe. indifferent to wealth ; निरुत्त-रनणे nivritta-ramane, disinclined to pleasure : मानि matari, the mother ; च sha, and , नि । स रतस्काराम niveitta rajaskava n being such as incapable of bearing more sons, fqq pitch, of the father; अनिन्छायाम् anichchhâyâm, if there be no wish (of the father); अपि avi. even ; प्रतेच्छवा putra-ichehhayâ, by the wish of the sous ; वधा vatha, as ; उक्तम् uktam, is said ; नारदेन Narada, by Narada ; अतः अध्य atah ûrdhvam, after this : वितु: pituh, father's (wealth); पुत्रा: putrâh, the sous : विभाजेयः vibhajeyuh, may divide; धनम् dhanam, wealth; समम् samam, equally; Eff iti, with these words; पित्रो: pitroh, both the parents; after : विभागम् vibhagam, partition : प्रतिवाद ûrdhvam, pratipadya, having mentioned, promised; मातः matuh, of the mother निवसे nivritte, being stopped for ever; रजिस rajasi, the menstrual

discharge ; प्रतास prattasu, after they are married ; भगिनीप bhaginîsu. sisters : च oha, and ; निवृत्ते nivritte, when retired, च cha, and ; अपि api, also from pleasure, enjoyment; 3977 778 uparatasprike, when the sensual passions are extinguished; The iti, so : अन atra, here : प्रता: putrah, the sons ; धनम् dhanam, wealth : सम्म samam. equally : : निभजेय: vibhajeynh. should divide : इति iti, these: words : अनुपत्रवते anusajyate, is understood; गीतमेन gautamena; by Gantama अपि api, also ; अध्वम् ûrdhvam, after ; पिनः pituh, the father ; पुत्राः putrah. the sons : रिक्थम riktham, heritage ; विभजेरन ribhajeran, should divide : रित iti, so : उक्त्या uktvå, saying ; निवृत्ते nivritte, being past, forever : च cha. and: अपि api, also, रजिस rajasi, the period of menstrnal discharge; the time for child-bearing; इति iti, with these words; दितीय: dvitîyah, the second ; काल: kalah, period ; दशित: darsitah, is shown, stated : जीवित jiîvati, while the father lives ; " cha, while, and ; इच्छित ichchhati, desires; gfa iti, with these words; gall: tritiyah, the third; sac: kalah, period : दिशंत: darsitah, is stated, is shown ; तथा tatha, so ; सरजस्कायाम sarajaskayam, being capable of bearing children; sq api, even though : साति matari, the mother (being); अनिच्छति anichchhati, even though be unwilling ; पितरि pitari, the father ; अधर्मविति adharmavartini, if addicted to vice ,दोर्ब-रोग-प्रहते dirgha-rogagraste, if affiliated by a lasting ' (incurable) disease ; च cha, and ; पुत्राणाम् putrânâm, of the sons ; इस्त्या ichchhaya, by the will; भवति bhayati, becomes, takes; विभागः vibha. gah, partition ; aur yatha, as ; Ale aha, says , ar: Sankhah, Sankha ; अकाम akame, if he (the father) be unwilling; पिनिर pitari, the father : विकथ-विभाग: riktha-vibhagah, the partition of the heritage; बुद्ध vriddhe if he be old ; विपतित-चेतित viparîta chetasi, if he be of a disturbed mind or intellect ; रोविधि rogini, if he be diseased ; च cha, and, or ; इति iti, this so

7. One period of partition is when the father desires separation, as expressed in the text" "When the father makes a partition."

(1) Another period is while the father lives, but is indifferent to wealth and disinelined to pleasurs, and the mother is incapable of bearing more sons; at such a time a partition is admissible, at the option of sons even against the father's wish as is shown by Narada who premises partition subsequent to the demise of both parents. ('Let sons equally divide the wealth when the father is dead";) and adds "Or when the mother is past child-bearing and the sisters are married, or when the father's sensual passions

are extinguished." Here the words "Let sons equally divide the wealth" are understood. Gautama likewise, having said, "After the demise of the father, let sons share his estate;" states a second period, "Or when the mother is past child-bearing", and a third, "While the father lives, if he desire separation." So, while the mother is capable of hearing more issue, a partition is allowable at the choice of the sons, though the father be unwlling, if he be addicted to vice or afflicted with a lasting disease. Thus Sankha declares: "Partition of inheritance takes place without the father's wish, if he be old, disturbed in intellect or diseased."

Balambhatta's gloss.

7. 'By desire', (means) 'of the father'; although this equal division relates to the self-acquired property, yet being maintained sub-sequently and the additional share being not specially described it must be understood as not maintained. Therefore 'let him sparate' being appropriate is first; the second is included in it and the other two are common. There are four periods of partition; the first is supported by the original text; he says with authority. 'If partition'; 'when' means 'during his life time.' The second is not meationed; so he himself supplies it; 'another also', the period is understood. He explains it 'while ... alive,' 'disinclined,' 'not desirous of sexual pleasures; ' 'of the father' in the partition is understood. 'Against the father's wish' when there is a desire on the son's part, because in the oirginal, there is no authority, he cites it: 'as by Narada' is connected with, 'shown.' 'After...,' 'of the parents', is understood; 'hence'; here it is connected with the wealth of the father; 'hence subsequently' means after the death of both the parents. "Let brothers convening after the death of the father and mother divide the paternal estate, because they are not independent during their life time.,' (Manu IX. 104.) It is according to Manu: so he says, 'of both parents'; 'prattasu' means on being married; there is also 'or' as a different reading: 'sexual pleasures' means ' sexual enjoyment, i. e. when that desire has come to an end. Sprihâ (desire) relates to wealth; here he gives the result of what is said. 'Here' means when the mother is past childbearing, by this, desirability (of suitable words) is removed. He explains the original Narada and his own with reference to the said text of Narada repeating the 1st. 2nd. and 3rd. periods in an inverted order with the quotations from other 'Gautama likewise'; 'third' is connected with 'shown' with repetition. After the demise' of the parents is understood; of the father like the preceding, 'or also' in the alternative case; similarly, it should be understood in Narada's text i. e. 'or desires'. Third'; the period has been shown by Gautama. In the course of the present discussion, it should be considered first; in this way be has stated both the views (periods.)

He then gives the third period; iteo'; but the different reading 'nir' (without) has been explained: with this ends the quotation from Gautama. Having himself given two periods, he gives the third period; while the father lives if he desires, and a third': he means, that the third period is one when the father wishes during his life time and is also addicted to sensual pleasures. He, explains it; 'while the mother is capable of bearing more issue': in reality it is first in reading, it is already explained and it should be understood that it requires ta cursory explanation. 'Though the father be unwilling' to the partition etc. ; lasting, incurable; 'and' (cha), indicates 'old age'. When there is a desire of the son' is understood; he therefore explains it by reason of its not being mentioned in the original text. 'Phus Sankha declares', 'without the wish' not wishing the separation; disturbed in intellect' means being addicted to unrighteousness; in 'rogini' the affix 'in' is added in the sense of excess; 'or' is to indicate option. Similarly it should be understood in the preceeding (part) also; by this, there are two periods only (1) at the option of the father and (2) when he dies: there is no third period. The period when the mother is past child bearing applies to the ancestral property. This clashes with the preceding by reason of the contradiction with Sankha, because there is no anthority in support of that alone and there is possibility of truth in its real nature and conflict with, the previous. So the third period should be accepted as regards the ancestrstal property. By this the above said contrary explanation is refuted.

Mitaksra.

पत्रिच्छ । जनसङ्ख्या देश ह १९८८ ए । व । पित्रिच्छ्रया विभागोद्विधा दर्शितः समाविषमश्च तत्र समविभागे विशेषमाह ।

यदि कुर्यदिसमानशान् पत्न्यः कार्याः समाशिकाः । न दत्ते स्त्रीधन यासा भन्ना वा श्वसुरेख वा । १९५॥

षितः pituh, by the father's; इच्छ्या ichchhayâ, by the derive or; will; विभागः vibhâgah, partition; दिया dvidhâ, of two sorts; दिन्तः darfitah, has been stated; समः зашаһ, equal; जियमः visamah, unequal; च cha, and; तत्र tatra, there; समित्रामो, sama vibhâge, in the case of equal partition; विशेषम् visesam a special rule; आह âha, adds, says; यदि yadi, if; कुर्यार kuryâ; ho make; समान् samân, equal; अतान् वक्षडेकी, parts, allotments; परम्यः patnyah, wives; कार्योः kâ ,âh, should be made, rendered; समोशिकाः samâinšikâh, partakers of like portions; न एक, तर्यः दसम् dattam, given; क्षित्रम् strîdhanam, the separate property of the wife; यासान् yâsâm, whom; अतं bhartrâ, by the husband, ना, vâ, either; अत्रोण svasurena, by the father in-law, वा yâ, er.

8. Two sorts of partition at the pleasure of the father have

been stated, namely, equal and unequal. The author adds a special rule in the case of equal partition.

FIf he make the allotments equal, his wives, to whom no separate i reperty has been given by the husband or the father-in-law, must be rendered partakers of like portions."

Balambhatta's gloss.

8. 'Purtition,' the first one; 'stated' by the original writer; he describes it in a reverse order suggesting that the equal partition is the established truth and is sanctioned in the original; 'equal'; 'there' (tatra), between the two.

Mitakera.

यदा स्वेच्छ्या पिता सर्वानेव सुतान समविभागिनः करोति तदा पत्न्यश्च पुत्रसमांशभाजःकर्तव्याः। यासां पक्षीनां भर्ता श्वश्चरेण वा स्नीधनं न दत्तम् । दत्ते तु स्त्रीधने श्रर्धाशं वस्यति दत्ते त्वर्धे प्रकरपयेदिति । & ॥

यदा yadâ, when; स्वेच्छ्या svechchhayâ, by his own choice; पिता pitâ, father, सार्गत् sarvân, all; एव eva, indeed; सुतान्, sutân, sons; सम-विभागितः sama-viblâginaḥ, partakers of equal shares; करोति karoti, makes, तदा tadâ when; पतन्यः patnyaḥ, wives; च cha, and; पुत्रसमाराभाजः putra-samāmā tidâjaḥ, participants of shares equal to those of sons; कर्त्तव्याः kartavyâḥ, should be made; यासाम् yâsâm, to which; प्रवीनाम्, patnînâm, wives: भन्नी bhartiâ, by the husband; अशुरेष svaáureṇa, by the father-in-law; या vâ or: स्वी-धनम् strîdhanam, separate property for a woman; न na, not; दत्तम् dattam, given; दत्ते datte, if it be given; स्वी-धने strîdhane, special property for a woman; अर्थाशम् ardha-amśam, half a share; बङ्यित vakṣyati, dictates, directs; दत्ते datte, if anything be given; tu, bnt; स्रघंम् ardham, half; प्रकरायेत् prakalpayet, let him assign.

9. When the father, by his own choice, makes all his sons partakers of equal portions, his wives, to whom, peculiar property had not been given by their husband, or by their father-inlaw, must be made partakers of shares equal to those of sons. But, if separate property have been given to a woman, the anthor subsequently directs half a share to be allotted to her: for if any had been given, let him assign the half."

Balambhatta's gloss.

9. He explains the meaning of 'if' (Y)", 'when', he gives the result. "All of them'; with the object of imperative mood, he says ' make'; 'wives', they also; here by the plural number and being included in the word 'wife', the partition amongst the step-mothers of the sons is also suggested; it will be clear later on. 'Equal sharers (मर्बाशाः), here in the unusual expression by the samasa ending, it appears that by reason of the tap (affix), the absence of '1' is meant- 'Equal partaker', (W); † there is another reading समोशिका: in which case on account of the option in in the absence of sq, the tap being 'for its own' in sq the object is some how accomplished, Vishnu also says 'the mothers are also partakers of the shares, in equal proportion with the sons. "To whoth" (vasam) is in the sixth form of declension according to the rule (in the remaining, the sixth form of declension); so he says 'wives, to whom'; the lord of the devotees (Yajniavalkya) says later on in the chapter dealing with the nuptial gift made at the time of supersession; and it is also proper, so it should be understood everywhere ; there the word 'half' does not show the equal division but should be understood to mean equal division as far as possible. This text does not apply in the case of unequal partition. on the wife having no share to the allotment of the shares of the husband and wife, like that of the sons for want of proof and impropriety, but applies. to the case of the equal partition. The first 'or' (va) (Y) indicates the mutual option and the second 'or' (Y) indicates the option of the father etc; with this object he says; 'by the husband' (M); 'separate property,' it is apart from the inherited property to be described and sanctioned in reality by the text writer of Manu and others. It so happens if it is not given; so he says, ; 'if given' means that it is a special case.

Mitakera.

यदा तु श्रेष्ठभागादिना ज्येष्टादीन विभजति तदा परन्यः श्रेष्टादिभागान्न सभन्ते किं तूद्धतोद्धारात्समुदायात्समानेवांशान् सभन्ते सोद्धारं च । यथाहापस्तम्यः । 'परीभारखं च गृहेऽलङ्कारो भार्याया' इति । १०॥

यदा yadê, if ; तु tu, but ; श्रेष्ठ-भागादिना éreştha bhâ â.linâ, by superior allotment ; ज्येष्ठादीन् jyeşthadîn, to the eldest son and the rest; विभन्नित

^{*} Y indicates the word from Yajnavalkya Smriti. † M indicates words from the Mitak gra.

ribhajati, destributes; तदा tadâ, then; पत्न्य: patnyah, wives; श्रेष्ठादि भागान् ईresthâdi-bhâ.ân, ाक superior and similar shares; न na, not; स्थान्ते labhante, do take, do get; किंतु kintu, but : उद्भोदारान् uddhrita-nddhârât, from which the son's deductions have been substracted; समुद्रायान् samudâyât, from the aggregate; समान् samân, equal; एव eva, indeed; अशान् amsân, parts; स्वोद्धारम् sva-uddhâram, their own shares (deducted); च cha, and, bosides; यथा yathâ, as; आह âha, says; प्रापनाभः apastambah, Âpastamba; परीभाण्डम् parîbhândam, the furniture; च cha, and; एहे gribe, in the house; अल्ड्रार: alankârah, ornaments; भागाया: bhâryâyâh, belong to the wife, become the wife's property.

10. But if, he give the superior allotment to the eldest son, and distribute similar unequal shares to the rest, his wives do not take such portions, but receive equal shares of the aggregate from which the son's deductions have been substracted, besides their own appropriate deductions specified by Apastamba." The furniture in the house and her ornaments are the wife's (property.)"

Balambhatta's gloss.

10. With this object in view, he says 'if superior', from the allotted additional share; it is bahubrihi compound and means of the sons.' It must be equal being not sanctioned by the text; so he says rightly like equal': 'own', wife. There is, therefore, an authority in the latter case; so he says, 'domestic furniture, chair, intensils made of clay and stone etc, ornaments, worn clothes go to the share of the wife'; this is the meaning. According to Haridatta the chariot of the father and the furniture in the house both go to the father, ornaments go to the wife and the gift made by the caste people also go to the wife according to some.'

Here by 'if he make', the partition at the option of father but not at the option of the wife is laid down; that is also up to the division of the sons' shares (but) not of their own accord; 'there is no partition between the husband and wite' etc. having been said down by Apstamba and others as said previously; it is impossible by reason of her being said to be one with her husband). So says the Sruti "the wife is the other half of the self.' It also means according to Manu 'they are not free while they are alive', (Manu IX.104) because she becomes subordinate by reason of the son; but when there are more wives than one, on account of the plural number each wife should be allotted an equal share with the son along with his own. It

does not mean that they should be separated by giving them shares; they are, therefore, said to be equal partakers here but not to be separated like sons by giving thom equal shares. The rule laid down by Apastamba does not apply when there is no partition of the property, but what is said has been fully explained previously by the commentator in connection with the subject of surety. In Madanar that there is also the same thing; in this way just as in the first alternative when the partition is effected while the father is alive, so also in the other two alternatives when it is given, it should be understood that legally there must be maintenance at the option of the son just like the father.

CXVI.

Mitakera.

ज्येष्ठं वा श्रेष्ठभागेन सर्वे वा स्युः समाशिनहति पद्मवयेऽप्यपवादमाह शक्तस्यानीहमानस्यिकिञ्चिद्वत्या एथक् क्रिया ।

क्षेष्ठम् jyeştham, the eldest; वा vâ. either, श्रेष्टभागेन śreşthabhâgena, by a superior share; सर्वे sarve, all; वा vâ. or; स्तु: syuh, should be; समाशिनः samānālnah, partakers of equal shares; इति iti, in these; पश्चद्धपे pakṣadvaye, two alternatives; अपि api, also; अपवादम् apavâdam, an exception; आह âha, says, propounds; शक्तस्य śaktasya, of one who is able to support himself; अनीदमानस्य anîhamânasya, not desirous of participation किञ्चद्ध klű-chid, some thing, a trifle; दर्श dattyâ, by giving; प्रयक्-किया prithak-kriyâ, making separate.

11. To the alternative before stated (\$1) the author propounds an exception.

"The separation of one who is able to support himself and is not desirous of participation may be effected by giving him some "trille"."

Mitaksra.

स्वयमेव द्रव्याजनसमर्थस्य पितृद्रव्यमनीहमानस्यनिच्छतोयिकिञ्चिदसारम् पृथक् किया विभागः कार्यः पित्रा । तत्त्पुत्रादीनां दायजिष्टृता माभूदिति । १२ ॥

स्वयम्-एव svayam-eva, himself ; दृष्याजनसमर्थस्य dravyarjana samarthasya, to one who is able to earn wealth; पितृ-दृष्यम् pttii-dravyam, father's wealth, goods; अनीरमानस्य authomänasya, not desirous of ; अनियुत्तः anich-chhataḥ, not desirous of sharing, यिकञ्चत् yat-kiñshit, ar y thing, whatso-ever; अन्तरम् asāram, not valnablo; अष्ट्रयक् aprithak, not separated; किया kriyā, making, विभागः vibl â zaḥ; partition, separation कार्यः kāryaḥ, should be made; पित्रा pitrā, by the father; तरपुत्रातीनाम् tat putra-âdînām, on the part of his sons and others; दायित्रता dâya-jighrikṣā, future claim on heritage; माभूद mā bhūd, should not be, इति iti, so.

CXVI.

To one who is himself able to earn wealth, and who is not desirons of sharing his father's wealth, anything whatsoever, though not valuable, may be given, and the separation or division may be thus effected by the father, so that the children or other heirs of that son may have no subsequent desire to claim a partition.

Balambhatta's gloss.

11 and 12. Here is an explanation of 'able' (Y); 'himself' (M) is understood; 'father', it is also explained; 'not desirous,' he says that it is inherent in the word; 'though not valuable;' by 'api' there is conjunction of similar things of the same class (ejusdem generis); he assigns a reason: 'the children of that;' iti means for this reason.

Mitakera.

ज्येष्ठं वा श्रेष्ठभागेनेति न्यूनाधिकविभागे।दर्शितः तत्रशा झे.को द्वारादिवियम-विभागव्यतिरेकेणान्यथावियमविभागनियेधार्थमाह

न्यूनाधिकविभक्तानां धर्म्यः पित्रकृतः स्मृतः ॥ ११६॥

इनेष्ठम् jyeştham, the oldest; वा vå, either; श्रेष्ठभागेन śreştha-bhågena, by the best share; इनि iti, by this; न्यूनाधिकविभागः nyûna-adhika-vibhågah, the distribution of greater or less shares; दिग्नः darsitah; is shown, तश्र tatra, in such a case; शास्त्रोत्त śastra-ukta, as are iir ed by the law; उद्धादि uddhåråli, by meane of deductions; विषम-विभाग व्यतिरेकेण का mavibhåga-vyatirekena, than that which renders the distribution uneven; अन्या, anyaththå, by any other mode, विषम-विभाग-निषेधार्थम् şama-vibhåga-nişedhårtham, for the sake of forbidding, or to forbid an unequal pertion; आह åha, says; न्यूनाधिक-विभक्ताम् nyûnâdhika-vibhaktånåm, among sons se; ar ited with greater or less share; ध्रां dharmyah, egal one; चित्रतः pitrikritáh, male by the father; रातः smritah, is pronounced valid, is stated in the law.

13. The distribution of greater and less shares has been shown. (§I) To forbid, in such case, an unequal partition made in any other mode than that which renders the distribution uneven by means of deductions, such as are directed by the law, the author adds, "A legal distribution, made by the father among sons separated with greater or less shares, is pronounced valid."

Bálambhatta's gloss.

He explains the relevancy of the subsequent (passage), 'either eldest' (Y) 'there' (M) in such a case; there is a compound with the third withakti in deduction etc. (uddharadi): 'othorwise' If it so han ens, then etc. 'D. rected by the law' includes that which follows; he says because the prohibition is not clear, it means in support of it. Otherwise when the father makes a partition, let him separate his sons at his pleasure' supports the third alternative (period) and clearly renders the Manu's text as to an equal partition without deduction useless. Similarly Vishnu says 'If the father separates his sons, it is at his option in his self acquisition." Brihaspati says 'One should make a donation and partition of his wealth at his option.' Narada says "Let the father while hale and healthy, separate his sons with the best share to the eldest or at his cwn wish' (XIII. 4) The text from Natada supports the commentator's explanation of the original text From this indicates a partition at the option of each but not a partition with an additional share' supporting the view ' let the father separate the sons at his option', the argument of the unwise (Manda) is refuted by reason of its conflict with Vishnu and Narada etc and the explanation of Vijnaneswara being doubtful. For this reason though the text of Manu 'he divided the property amongst the sons' is of general application and is said to be in support of the equal partition and against the inequal partition, yet it is set aside by (the rule) 'the experts in the science of logic consider that nityanuvada* is no vidhi and shows the weakness based on the absence of the satras; its refutation is there clear and has been shown previously. By this it is also refuted that the inequal partition at the eption of the father in his self-requisition is in accordance with the law and also virtuous. The father in the course of the partition during his life shall not give preference to one, nor shall be deprive another of his share capricously without any cause.

Mitakşra.

न्यूनाधिकविभागेन विभक्तानां पुत्राणामसौ न्यूनाधिकविभागोयदि धर्म्यः शास्त्रोक्तो भवति तदःसौ पितृहत इतएव न निवर्तते इति मन्वादिभिः स्मृतः। अन्यथा तु पितृहतोऽपि निवतते इत्यभिप्रायः। यथाह नारदः। व्याधित इपितः व

^{*} As for the explanation, see the Mimansa Introduction Vol XXVIII. P. P. XXIV and XXVII.

विषया एक मानसः । अन्ययाशास्त्रकारी च न विभागे पिता प्रभुतित । १३॥

न्य मधि विभागेन nyûnâlhika vibhagona, by an unequal partition : विभक्तानाम vibhakianam, separated पुत्रणाम् putranam, among sons : भारी asan, that न्युनाधिक-विभाग: ayuna lluka-vibhagah, partition of more or less : यदि adi, when अर्थ dharmyah, legal शास्त्रांकः sastra-uktah, as ordained by the law : भवति bhavati, is; तदा tadâ, then ; भवी asau, that; चित्रकता vitri kritah, made by the father : कृत: kritah, made ; एव eva, finally, completely, already; a na uot: faand nivartate, can be set aside; sfa iti, so: मन्तादिभि: manvadibhih, by Manu and the rest; स्त्रुत: suritah, ordained, declared , अन्यया anyathâ, otherwise, else तु tu, but ; पिन्कृत: pitrikritah. made by the father; अपि api, also ; निवतते nivartate, can be set aside . इति iti, such is ; अभिनाथ: abhiprayah, the meaning ; यथा yatha, as; आह aha, says; नारदः naradah, Narada; व्याचितः vyadhitah, afflicted by disease; कपितः kupitah, influenced by wrath; विषयापक-मानसः visyasakta-manasah. whose mind is engrossed by a beloved object; अन्यथा-शासकारी anyathaafastra-kari, one who acts otherwise than the law permits; च cha and ; न na, not ; विभागे vibhage, in the distribution (of the estate); पिता pita, the father : 94: prabhuh, has power ; gla iti, thus.

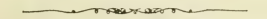
14. When the distribution of more or less among sons separated by an unequal partition is legal, or such as ordained by the law; then that division, made by the father, is completely made, and cannot be afterwards set aside as is declared by Manu and the rest. Else it fails, though made by the father. Such is the meaning; and in like manner, Narada declares, "A father, who is afflicted with disease, or influenced by wrath, or whose mind is engrossed by a beloved object, or who acts otherwise than the law permits, has no power in the distribution of the estate."

Balambhatta's gloss.

14. The text of Kâtyâyana applies to the case of an innocent son and is, therefore, not contradictory and does not support your viêw (eays an objector). He (the anthor) says in reply that the words more or less' show partition, Less,' therefore "The sons should be maintained and guided by the shares—whether equal, less or more—allytted to them by the father" Britaspati "Whatever share has been alloted by the father on partition (to the sons), is in accordance with law, because he is master of all? Nârada. XIII. 15 support it. The meaning of in accordance with dharma (law)" is, 'as laid down by the Scripture. Being not connected here and by filling up many ellipsis, it is explained. If the prohibi-

tion is not explained, there is shifting of ground; be, therefore, gives a distinction. Else' (anyathâ) means 'it is illezal'; there is another reading ayathâ šastra (not in accordance with the Sistra). The meaning is the same as 'anythâ', another reading.

END OF SECTION II.



SECTION III

Mitaksra

इदानीं विभागस्य कालान्तरं कर्त्रन्तरं प्रकारनियममाह

विभजेरन्सुताः पित्रोरूर्ध्वं रिक्थमृणं समम्।

ह्दानीन् idânîm, next, now; विभागस्य vibhagasya, of the partition; कालान्त्रम् kâlântaram, another period; कर्नन्त् म् kartrantaram, other persons as making it; प्रकारिन्यमं prakâra-niyamam, a rule respecting the mode; आह âha, propounds; विभन्नेरन् vibhajeran, should distribute; सुनाः sutâḥ, sons; पित्रोः pitroḥ, the parents (two); जस्त्रम् ûrdhvam, after; रिक्थन् riktham, the effects; ऋषम् riṇam, the debts; समन् samam, equally.

1. The author next propounds another period of partition, other persons as making it, and a rule respecting the mode. "Let sons divide equally both the effects and the debts after (the of dem'se of) their two parents."

Balambhatta's gloss.

1. In this way, he has given three periods of partition during the father'n life time; the collection of texts was with the object that the father was alive. Now after his death there is an other fourth period; as regards this, he expresses his opinion. 'So he says'; he gives the origial in support. 'Now'(M) means after having said all this. In this way, the sage has divided it into two only; one during his life time and the other after his death. There are three alternatives as to the partition during the father's life time. (1) at the option of the father (2) without his wish; the latter should also be understood two fold according to the above said rule. By (the passage) "Or all may be equal sharers" (114) it is also shown; both alternatives should be understood to be included in

an equal partition. He gives the special feature of the third (distinguishing it; from the former. 'Propounds a rule.'

Mitakera.

पित्रोमांतापित्रोक्रध्वं प्रयाणादिति कालोदर्शितः । सुताइति कर्तारोदर्शिताः सममिति प्रकार नियमः सममेवेति रिक्थमृणं च विभजेरन् । २॥

विन्नी: pitroh, of the two parrents; माताविन्ना: måtå-pttroh, of the mother and the father; ज्ञालं मूं ûrdhvam, after; प्रवाणाद prayanad, the domise; इति iti, so; काल: kålah, period; दिश्ति: daráitah, is shown; सुना: sutāh; the sons; इति iti, by these; कर्तार: kartārah, the persone as making; दिश्ति: daráitāh, are shown; समम् samam, equably; इति iti, by this; प्रकार-नियम: prakāra-niyamah, a rule as to the mode; समम् samam, equally, in equal shares; एन eva, indeed, only; इति iti, thus; रिक्यम् riktham, effects; ऋणम् riṇam, debts; निभनेरन् vibhajeran, they should divide.

2. After their two parents] After the demise of the father and mother: here the period of the distribution is shown. The sons.] The persons, who make the distribution, are thus indicated. Equably.] A rule respecting the mode is by this declared in equal shares only, should they divide the effects and debts.

Balambhatta's gloss.

2. In order to set aside the breakingup of the compound (आता व विता व) he says 'mother'; he explains the appropriateness of 'after'; 'after the departure (demise)' means after the death. 'Sons' (धुताः) should also be understood eksesa compound (धुत्र धुताः च) like the preceding; the paternal uncles being prior should be considered first entitled in partition; the daughters being specially dealt with should not be considered first entitled here. How can it be a restrictive rule by this bare statement without 'eva' (only)? He, therefore, gives as its substance in the shape of a restrictive rule. 'Equably,' means 'according to the rule of the (भवे वाक्य) के in order to remove the doubt as to equality and to achieve the object to be stated, he includes debts.'

^{*} The Maxim is (सर्ववाक्यं सावधारण) It applies when in a sentence there is no word denoting definiteness, the definiteness will be fixed where the sense requires it; but where there are words such as एव etc. to denote definiteness, the maxim does not apply. See Vachaspatya.

Mitakeara

ननूष्यं पितुश्च मातुश्चे त्युपक्षम्य (मनु० য়० ६ श्रो० १०५) ज्येष्ठपय तु शृक्षीयात्पिज्यं धनमशेवतः।शेपास्तमुपजीवेयुयंधैव पितरं तथेत्युक्त्वोक्तम् (मनु० য়० ६ श्रो० ११२) ज्येष्ठस्य विशाउद्धारः सवद्वव्याच्च यद्धरम् । ततोऽधं मध्यमस्य स्यात्तुरीयं तुयवीयसङ्गति । सर्वस्माद्धनसमुदायाद्वि शतिमोभागः सर्वद्वव्यभ्यश्च यच्छ्रे छं तउज्येष्ठाय दातव्यम् । तद्धं चत्वारिशक्तमोभागोमध्यममं च द्वव्यं मध्यमाय दातव्यम् । तुरीय-मशीतितमोभागोहीनं द्वव्यं च कनिष्ठाय दातव्यमिति मातापित्रोक्तधं विभजतामुद्धार-विभागोमनुना दर्शितः। तथा । (मनु० श्र० ६ श्रो० ११६।११०) उद्धारेऽनुद्धते त्ये वानियं स्यादंशकरूपना । पकाधिकं हरेज्ज्येष्ठः पुत्रोऽध्यर्धं ततोऽनुजः। श्रंशमंशं यवीयांश्व दिसमेविस्थत दति । ज्येष्ठस्य द्वौभागौ तदनन्तरजातस्य साधं पक्षेभागः तत्रोऽनुजानोभैकेकोविभागहत्युद्धारव्यतिरेकेणापि विपमोविभागोदर्शितः। पित्रोक्षधं विभजतां जीवद्विभागे च स्वयमेव विपमोविभागोदर्शितोज्येष्ठं वा श्रेष्ठमागेनेति । श्रतः सर्विस्मन्नपि काले विषमोविभागोऽस्तीति कथं सममेव विभजतिन्नित नियम्यते। ३॥

बन nann, but ; अध्वेम ûrdhvam, after ; पितु: pituh, the father , प cha, and ; मातु matuh, the mother ; प cha, and ; इति iti, so ; उपक्रम्य upakramya, having promised; sag: jyesthah, the eldest; qa eva, only, indeed : त tu, but ; गृह्वीयात grihnîyât, may take; विज्यम् pitryam, the paternal. of the father ; धनम् dhanam, wealth ; अशेषत: asesatah, entire ; शेषा: sesah, the rest; तम् tam, him; स्पतीवेयु: npajîveyuh, live under; यथा yatha, as ; प्र eva, just, exactly ; वितरम् pitaram, under their father ; तथा tatha, so ; इति iti, thus ; उक्त्वा uktvå, having declared : उपेष्ठस्य jyes. thasva, for the eldest ; विश: vinsah, the twentieth part ; उद्धार: uddharah. the portion deducted; सर्व-द ज्यात sarva-dravyat, of all the chattels; ब cha. and ; यह yad, whatever ; बरम् varam, is the best ; ततः tatah, of that ; अधम ardham, half ; मध्यमस्य madhyamasya, for the middle one ; स्थात syat, should be ; तुरीयम turiyam, the fourth part ; त tu, but : प्रवीयमः vavîyasah, of the younger; इति iti, thus; सर्वस्मात् sarvasmât, from of all : अनवसटायान dhana-samudâyât, the aggegate wealth ; विशास: vimsatamab. the twentieth ; भागः bhagah, part ; सर्वद्रव्येश्यः sarvadravyebhyah, of all the chattels ; च cha, and ; यत yat, whatever ; श्रेष्टम् árestham, the best ; तद tad, that ; ज्येष्ठाय jyeşthâya, to the eldest ; दातव्यम् dâtavyam, should be given ; तद्र्धम् tadardham, half of that ; ब्लारिशत्तमः chatvarimsat-tamah. the fortieth ; भागः bhâgaḥ, part ; मध्यमम् madhyamam, the middle : च cha. and : इत्यम dravyam, chattels ; मध्यमाय madh yamaya, to the middle one : दानस्य dâtavyam, should be given , तुरीयम turîyam, the one-fourth part, अशीति-तमा asîtitamah, the eightieth, भाग: bhagah, part ; होनम् hînam. ordinary, of a lower kind ; दृष्यम् dravyam, chattels ; कनिष्ठाय kanisthaya. to the youngest ; दानव्यम् dâtavyam, should be given ; इति iti, so ; माना-पित्रे।: mata pitroh, mother and father; अध्वंत् ûrdhvam, after; विभाननाम vibhaiatain, of those that divide ,उद्धार uddhara, of shares; विभाग vibhagah, diatribution, मनुना manuna, by Manu ; दर्शित: darsitah, is shown ; तथा tatha similarly ; उद्धारे uddhare, in case the share ; अनुद्ते annddhrite, is not deducted ; तु tu, but ; एपाम esam, for these , इयम ivam, this : स्याद svad. should be ; अंश-कल्पना amisa kalpauâ, the plan of shares, the distribution of shares, the manner of distribution; एकाधिकम् ekâdhikam, greater by one share, double share ; हरेत् haret, should take ; ज्येष्ट: jyesthah, the eldest : पुत्र: putrah, the son ; अध्यर्धम् adhyardham, a share greater by half ततः tatah, after that, than that ; अनुनः anujah, next born, younger, अंशम अंत्रम amisam amisam, a part each; यवीयांत: yavîyâmisah, the younger ones : इति iti, thus ; धर्म: dharmah, the law; व्यवस्थित: vyavasthitah, settled : हति iti, so ; ज्येष्टस्य jyesthasya, for the eldest ; द्वी dvan, two; भागी bhagan. parts ; तदन तरजानस्य tadanantarajatasya, for the one born next ; सार्थम sardham, with a half ; एका-आग: eko-bhagah, one part ; ततः tatah, than that ; अनुजानाय anujanam, for those that are younger ; एकैकोविभागः ekaeko vibhagah, a part each ; इति iti, thua ; उद्धार-व्यतिरेकेण uddhara vvatirekena, without deductions; अपि api, even; विषम: visamah, an unequal: विभाग: vibhagah, share; दशित: daráitah, is shown; पित्राःकवम pitrohfirdhyam, after the parents : विभन्नताम vibbajatam, for those as dividing : जीवदिभागे jîvad-vibhage, when a division is made during life-time ; च cha, and : स्वयम svayam, by himself : एव eva : विषम: visamah, an unequal; विभागः vibhagih, distribution . द्वित: darsitah, is shown ; ज्येष्टम jyestham, the eldest : वा vâ, or : अवभागेन śrestha-b hâgena, by the best (greatest) share ; इति iti, so, thus ; अतः atah, by this, hence ; सर्वस्मिन् sarvasmin, at all ; अपि api, even ; काले kâle, at periods, विषय: visamah, unequal ; विभाग: vibbagah distribution ; अस्ति asti, there is; इति iti, so; कथम् katham, how; समम् samam, in equal parts; एव eva, only; विभनेरन् vibhajeran, should distribute ; इति iti, so ; नियम्बने nivamyate, a restriction is introduced, a rule is made.

3. But Manu, having promised "partition after the death of the father, and the mother" and having declared, "The eldest brother may take the patrimony entire, and the rest may live under him as under their father, has exhibited a distribution with deductions, among brethren separating after the death of their father, and mother: "The portion deducted for the eldest is the twentieth part

of the heritage with the best of all the chattels; for the middlemost, half of that; for the youngest, a quarter of it," The twentieth part of the whole amount of the property (to be divided and the best of all the chattels, must be given (by way of deduction) to the eldest; half of that, or a fortieth part, and a middling chartel, should be allotted to the middlemost; and a quarter of it, or the eightieth part, with the worst chattel, to the youngest. He has also directed an unequal partition, but without deductions. among brethren separating after their parent's decease ; allotting two shares to the eldest, one and a half to the next born, and one apiece to the younger brothers, "If a deduction be thus made, let equal shares of the residue be allotted; but, if there be no deduction, the shares must be distributed in this manner; let the eldest have double share, and the next born a share and a half, and the younger sons each a share; thus is the law settled author himself has sanctioned an unequal distribution when a division is made during the father's life-time ("Let him either dismiss the eldest with the best share &c ',). Hence an unequal partition is admissible in every period. How then is a restriction introduced, requiring that sons should divide only equal shares?

Balambhatta' gloss

3. The first period of the partition during the life time of the father, has been said to be unequal in the original; the same has been said to be appliable to the partition after the death of the parents by Manu and others. When there is option by reason of the validity of both and when the equal and unequal partitions are both in accordance with law it is proper to explain 'equal' to mean 'as equal also' but not 'equal only'. He accordingly doubts the propriety of the explanation while laying down a restrictive rule. From 'after.....' to 'restriction introduced...:' 'After' has been already explained and is written (used) with the object to mean 'after their demise'; so also in the succeeding part; Patrimony (pitryam) means 'come down from the father'; aseşah (entire). has tasi affix which is added in all forms of declensions: 'the rest' i. e. other than the edest brother. 'Live under him,' follow him like their father; it depends on the seniority by birth. So says Manu "The eldest brother like the father may voluntarity support all; or the younger brother, if cap-

able, for the mainstay of the family depends on one's capacity" "With the consent of all let the younger brother if capable with the wish of all support others" Nârada XIII-5. It is a subject of consensus of opinion. Thus in Mann the soniority is meant by implication; this he explains; 'of all the chattles' means 'of those to be divided' deduction is understood; and is added in accusative; it means 'that which is deducted and is vogarudhi (conventional); it is connected with the succeeding under the rule of HETHIN * He says with the inherent power of it : 'all.' although it is connected with 'may be' brought in from elsewhere, yet he gives the result : 'to the eldest' means by those who make partition or strangers or mutually. By 'iti' he means that having said so; in these texts of Manu as indicated by 'iti', it is shown, therefore, to those who make partition; similarly in the following : its meaning is that all should equally divide the rest of the property. He gives the inequal partition those who divide" is connected with 'similarly it is sanctioned'; 'of these' means 'of the eldest'; 'this' (iyam) to be stated; its explanation; 'of the eldest', it is also of the seniority by reason of the subject and the management: he goes on to say further applying it to the subsequent: by the parents', is there no unequal partition, as it is not men tioned in the original? He replies to the objection with an illustration. That it does not apply, is refuted by 'while alive' (जी ।त्) ; 'himself' by the text writer : it conveys the meaning to the effect that it is difficult to say that the original text-writer did not wish it anywhere else. The absence thereof can not be easily accounted for by reason of the general nature of the smriti texts and the want of proof there; he therefore says 'hence.'

Mitaksra.

श्रत्रोच्यते । सत्यम् । श्रयं विषमोविभागः शास्त्रदृष्टस्तथापि लोकविद्विष्टस्वाष्ट्रा-नुष्टेयः । श्रस्वर्यं लोकविद्विष्ट धर्म्यमप्याचरेन्न त्विति निषेधात् । यथा । महोत्त्व वा महाजं वा श्लोत्रियायोपकल्पयेदिति विधानेऽपि लोकविद्विष्टत्वाद्ननुष्टानम् । यथा वा मैत्रावरुणीं गां वशामनुबन्ध्यामालभेतद्दति गवालम्भनविधानेऽपि लोकविद्विष्टत्वाद्ननुष्ठानम् । ४॥

^{*} मध्यमिणन्याय is akin to मध्यदीपिका न्याय which is called the maxim of the central lamp. "The idea is of a lamp in a central position shedding its light on both sides. Akin to this is मध्यमणि न्याय which is explained in the Pandit for Dec. 1867 as referring to the central ruby of anose ring which casts a lustre on the pearl on each side of it." Jecub's Handful of popular maxims.

भन्न atra, in this question ; उच्यते uchyate, it is said ; सत्यम satyam, true : अयम avam, this ; विषम: visamah, unequal : विभाग: vibhagah, distribution : शासदृष्ट: śastra dr. stah, found in the sacred ordinances ; तथापि tath Api, still : लाकविदिष्टन्वान leka-vidvista-tvåt, because it is abhorred by the world : न na. not : अन्य य: anustheyah, should be practiced : अस्ययं asvargvam, not securing celestial bliss; Staffact loka vidvistam, abhorred by the world : अध्यम dharmyam, legal , अपि api, even though : आचरेंद्र åcharet, should practice ; न na, not ; तु tu, but ; इति iti, thus ; निपेधात nisedhat, owing to the prohibition, because of the prohibition , quy vatha, as ; महोक्षम mahoksam a great bullock : वा vâ, either : महाजम mahâjam, a great goat ; वा vâ or ; श्रांत्रियाय śrotriyâya, to a venerable priest : उपकल्पेद upakalpayed, should offer ; इति ।ti, thus : विधाने-अपि vidhane-ani, though there is this injunction ; लेक विद्रष्टतात loka-vidvistatvat, on account of popular prejudice : अननुष्ठानम ananusthânam, non-performance ; यथा yathâ, as ; चा vâ, or ; मैत्रावरुणीम maitrâvarunîm, consecrated to Mitra and Varuna ; गान gâm, cow : नशाम vasâm, a victim ; अनुवन्ध्याम anuvandhyâm, a barren ; भारुभेत âlabhet, should slay ; इति iti, so, thus ; गवारुम्भन-विधाने-अपि gavâlambhan vidhane ani, though there is an injunction for killing of a cow : लाक-विदिय्यात loka-vidvistatyat, because of the prejudices of the people : अनुम्हानम anunuşthânam, should not practise.

4. The question is thus answered; True, this unequal partition is found in the sacred ordinances; but it must not be practised, because it is abhorred by the world; since that is forbidden by the maxim, "Practice not that which is legal, but is abhorred by the world for it secures not celestial bliss": as the practice of offering bulls is shunned, on account of pupular prejudice, notwithstanding the injunction, "offer to a venerable priest a bull or a large goat"; and as the slaying of a cow is for the same reason disused, notwithstanding the precept, "Slay a barren cow as a victim concsecrated to Mitra and Varuna."

$B a lambhatta's \ gloss.$

4. Though by 'true' etc. be accepts its reality and rejects the proof in favour of its unreality, yet he does not accept the validity thereof in practice. World'; though abhorred by the world, yet sanctioned by the Scripture and the people, how is it not practicable? The reply is 'not conducive to heaven' which means that even a vrtuous act if abhorred by the people should not be acted upon because it does not secure heaven. Unheavenliness is the reason for its absence. The meaning is that the Scripture having said so, it should not be acted up-

on. Here he gives an illustration from the smriti 'as'; it is original. He gives it from the srati; 'or as', 'let one offer a barren cow consecrated to Mitra and Varana the twin doities'. The annuandhyeşti (sacrifice of a barren cow) has been laid down by Abastamba in a soma sacrifice after adavasânîya (last day). For the present he himself having allowed consider the same place, it should be understood that the latter is to be practised by the sacrificers.

Mitaksara

उक्तं च। यथानियोगधर्मीनोनानुबन्ध्यावधोऽपि वा। तथोद्धारविभागोऽपि नैव संप्रति वर्ततहति। ५॥

उक्तम uktum, it is expressly declared, च cha, and,; यथा yathâ. just as; नियान धर्म: niyoga dharmaḥ, the duty of an appointment (to raise up seed to another), न naḥ, for as (i e. not practiced); न na, nor; अनुवन्ध्या anuvandhyâ, of a barren cow; वधः vadhaḥ, the slaying; अपि api, also; वा vâ; or; तथा tathâ; similarly; उद्धारविभागः uddhâra vibhâgaḥ, partition with deduction; अपि api, too, न; na, not; एव eva, indeed; सम्प्रति samprati, at present; वर्तते vartate, is in vogue.

5. It is expressly declared "As the duty of an appointment (to raise up seed to another,) and as the slaying of a cow for a victim are disused, so is partition with deductions (in favour of elder brothers)".

Balambhatta's gloss

5. Having thus generally stated the desuetude of the inequal partition in the kaliyuqa but not before and suggesting that even with the aid of the illustrations explaining the same and laying down the inequal partition with the additional share by deduction, he cites the text of Bhatta prohibiting the inequal partition with the said illustrations. 'And it is said', 'niyoyah' (appointment) ceremony; 'just other', other than the Vedic ceremony sanctioned by an injunctive text just like the sac; ifice of a great bull etc. should not (be allowed): the 'not' (na) should be connected with both. In the reading ' अशेना' (no duty), it means the duty of appointment नियोग; it should be undorstood that the birth of a son from the husband's brother under (the text). "The husband's brother being directed by the elders shall cohabit with the sonless (widow)"...I-68: 'no' at is in the negative sense. 'Anuvandhya' means a barren cow; 'also' or in conjunction; 'deduction' means 'additional share in a partition'; 'also' is the second conjunction; 'now' in the Kaliyuga. Ma . hava therefore quotes from Brahma purana the marriage of a married woman

(widow marriage?) the additional share to the eldest son, cow slaughter, appointment (dhareja or karao) and sanyasa are prohibited in kaliyuga."

Mitakara.

श्चापस्तम्बोऽपि । जीवन्युत्रेभ्योदायं विभजेत्समिति समतामुक्त्या ज्येष्ठोदाया-दृह्रयेके इति इत्स्नधन प्रहृणं ज्येष्ठस्यैकीयमतेनोपन्यस्य देशविशेषेण सुवर्णं रूष्णागावः रूष्णं भीमं ज्येष्ठस्यर्थः पितुः परीभागडं च गृहेऽत्रङ्कारोभार्यायाज्ञातिधनं चेत्येकहत्ये-कीयमतेनैवोद्धारविभागं दर्शियत्या तं शास्त्रविभतिपद्धमिति निराहृतवान् । तं च शास्त्र विभित्रेषेधं स्वयमेष दृश्यतिस्य मनुः । पुत्रेभ्योदायं विभजेदित्यविशेषेण श्रूयते इति । ६ ॥

आपस्तम्बः âpastambah, Âpastamba; अपि api, even ; जी रन् jîvan, whle living, in his life time ; पुत्रेश्यः putrebhyah, among his sons ; दायम dâyam, beritage : विभनेत vibhajet, should distribute ; समम samam, in equal shares; इति iti, so : समताम samatâm, equality ; उदस्या uktvâ, having stated ; ज्यंद्र jyeşthah; the eldest ; दायाद: dâyâdah, hoir ; इति iti, so ; एके eke, some ; इति iti, so : क्रन्स्यनप्रहण्म kritsna-dhana grahanam, taking of all the wealth : इयेष्ट्य jyestthasya, by the eldest; प्कीयमतेन ekîya-matena, by the opinon of some : उ :=यहर upanyasya, having stated ; देशविशेषेण deśa-viśesena, in some countries : स्वर्णम suvarnam, gold ; कृष्णाः krisnah, black ; गावः gavah, kine : क्रांजन krisnam, black ; भोनम bhaumam, produce of the earth ; उपप्रदेश jyesthasya, belong to the eldest ; Tu: rathah, the car ; Ta: pituh, to the father ; परीभण्डम parîbhândam, furniture ; च cha, and ; गुहे gribe, in the house ; अल्डार: alankarah, ornaments ; आयांपा: bharyayah, to the wife : रातिधनम jnati dhanam, as also property from the kinsmen ; च cha, as also ; इति iti, so ; एके eke, the others ; इति iti thus ; एकीयमतेन ekîya-matena, by the opinion of the others ; एव eva. indeed ; उद्धार विभागम uddharavibl agam, distribution by deductions ; दर्शी स्त्रा darsayibva, having shown ; तम tam. that ; शास्त्रविविद्धम sastra-prat siddi am, contrary to the law ; निराज्यवान nira ritavan, has expressly forbidden; त tam, that; च cha, and; शास्त्रित्रतिपेत्रम sastra vipratised ham, inconsistency with the sascred code : स्वयम्प्य svayam eva, himself; द्रांपतिस्म darşayati sma, has shown, has explained ; मनः mannh, Mannh ; प्रतेशाः putrebhyah, among his sons : दायम dâyam, heritage; विभन्नेत् vibhajet, should distribute; इति।ti, so; मा शिरेण avis s na, without distinction ; श्राने souvate, it is heard, it is recorded . glasti, so.

6. Apastamba, also having delivered his own opinion, "A father,

making a partition in his lifetime, should distribute the heritage equally amon; his sons"; and having stated, as the doctrine of some, the eldest's succession to the whole estate, ("Some hold, that the eldest is heir,"); and having exhibited, as the notion of others, a distribution with deductions ("In some countries, the gold, the black kine, and the black produce of the earth, belong to the eldest son; the car appertains to the father; and the furniture in the house and her ornaments are the wife's; as also the property [received by her] from kinsmen, so some maintain") has expressly forbided it as countrary to the law, and has himself explained its inconsistency with the sacred codes; "It is recorded in Scripture, without distinction, that Manu distributed his heritage among his sons"

Balambhatta's gloss.

6. Apastamba has alse disapproved of it; so it is connected. Though he says before, 'While alive', though having consoled the eldest son with an excellent gift, yet it does not lead to the inequal partition but to the giving of consolation to him. Let him then satisfy his edest son with some chief precious article like a cow etc as explained previously. With this object in view, he says 'his own opinion.' Superseding the drunk or intoxicated', in the absence of a son, the nearest kinsman (sapinda), in hs absence, the preceptor, in his absence the resident student may inherit the property and apply it in pious and religious objects; or the daughter, in the absence of all, the king may take the whole property; and 'having said so much' is understood. 'The whole estate'; here the claimant is the eldest son 'alone: it was already explained previously. Gautama "The whole goes to the seniormost who maintains others." in countries' etc, in some particular country. Haridatta says "gold, black kine; 'black produce of earth' means black cereals produced from earth as rice and beans; some say, it means iron. All these go as the share of the eldest son. The chariot, the furniture of the house, utensils, steels etc. go to the father. The worn ornaments fall to the share of the wife, others are of opinion that wealth got from the castepeople also go to the share of the wife." 'Contrary' against; 'he himself', Âpastamba himself. Manu; it is a quotation from the Taittireya Samhitâ (111-19-4). There among his sons being in the plural and heritage being in the singular, the inference is that it applies without distinction (generally). It is subsequent; and it is also treated as a solitary text "he separates the eldest son with the wealth"; but the expert logicians do not consider nityanuvada to be vidhi: so it is said. See Min aansa introduction vol. XXVIII, p. p. XXIV and XXVII.

Mitaksra.

तसाद्विपमाविभागः शास्त्रदष्ठोऽपि लोकविरोधाञ्चतिविरोधाच नाउछेयइति

सममेव विभजेरनिति नियम्यते। ७॥

तस्माह tasmad, therefore; विषम: visamah, unequal विभागः vibhagah, distribution; साखहृष्टः śastradristah, noticed by the codes of law; अपि api, though; लोकविरीधान् loka-virodhat, because of its disapproval by the world; अतिविरोधान् sruti-virodhat, because of the contrariness to the scripture, because it is against the scriptures; च cha, and: न na, not; अनुद्देय: anustheyah, should be practised; इति iti. for this reason; समन् samam, in equal parts; एव eva, only, विभनेरन् vibhajeran, should distribute; इति iti, so; नियस्यते niyamyate, a rule is made, a restriction is ordained.

7. Therefore, unequal partition, though noticed in codes of law, should not be practised, since it is disapproved by the world and is contrary to Scripture. For this reason, a restriction is ordained, that brethren should divide only in equal shares.

Balambhatta's gloss.

7. He concludes the established truth (siddlanta view): therefore'; 'scripture' means the sages. 'Equal'. Therefore, this relates to the partition during the lifetime which is set forth as a reply and is also later on maintained; 'or the eldest' on the contrary relates to some other yuga, like others. "The father wile alive should not give preference to one over the others; nor shall be deprive another of his share capriciously for uo cause."

This from Kâtyâyana is also in favour. Therefore 'less or more' which has been said above under the text of Nârada does not mean that it should be so acted upon but if a father by chance under the authority of the Scripture without noticing the special text makes an inequal partition in the manner as laid down by the Scripture, it is not to be set aside. This is the purport but the real meaning has already been expressed by the commentator; it should be borne in mind that there is no contradiction.

Here 'after the father's demise' is suid, and Mann has also supported it by 'after the death of the father and mother' (IX—L)4). So the period after the death of both is obtained is a liter the death of each of them; in this view, while the father is alive the partition can be effected after the death of the mother: similarly when the father is dead but the mother is alive it does not necessarily follow that the desired partition should be effected. But what has been said previously under the text of Gautama 'after the death of the father' and what is to be said hereafter in the original, the principal cause is the father's death, and the mother's death is of secondary importance. So 'the period after the death of the father' by reason of the existence or non-existence of the mether is two-fold; but it is understood to mean 'atherlessness'

and is not in conflict with what is to be said hereafter. Just as, in the first division three are included, so in at there are two, therefore the partition during his life and after his death is two fold and allowed by law but not the third of the motherless. It is not so; according to the text of Manu, 'they are dependent while the parents are alive' (M. VIII-1171); the cause arises after the death of both, being in conformity to the unity of a sentence in the original as laid down, how can it be then interpreted that way? Always to avoid the unavoidable contradiction that is to arise, even on the husband and wife having a right to a share according to Apastamba but she has no such right to become separate like the sons; by reason of being the better half, she is everywhere in a company; the sense has been previously given : she being accordingly placed on an equal level with the sons, possesses the proprietary right like them. The sons have no right to claim partition during the life-time of the mother and have no right to disposal at their will by reason of want of ownership. This is the meaning of Manutha is also the meaning of the original after the death of the parents.' Samkha also means the same when he says, "Those whose father is alive are dependent, so are they who have mother."

"On the death of the father, let the sons divide the father's property; when the sinless father is alive, they have no ownership," Devala,

Or let 'while the father is alive', be alone: it relates to the selfacquired property. Similarly when the mother is alive it relates to her personal property. Further the result of the parents' will be later on explained By this, the statement of Hardatta (to the effect) that there is no right of partition inter se between the husband and wife by reason of A apstamb a having said nothing about it previously, is refuted. So on the death of the father and even if the mother is alive there arises a right to partition, but not at the option of the mother nor has she a right to claim it. This is to be borne in mind. To sum up: while the father is alive, there are three periods of partition; with the consent of the father, two; 'when', two. In the first, at the instance of the father; in the last two, at the instance of the son. The a'lotment is equal everywhere. In the first case, the parents have equal shares : similarly in other two cases: but it is when no separate property is given to the mother. If the separate property is given, then her share is half. On the death of the father, there are two periods by reason of the existence or non existence of the mother at the instance of the sone; the partition is equal. In the first case the mother has also an equal share. The mother's will is never the governing factor, nor does partition take place at her instance. It relates to the movable property, pure self-acquired property and the ancestral mixed with self-acquired property. In the pure ancestral property there is a peculiarity which is to be dealt with later on, there the mother has no share. Thus we have partition of the property that has descended unmixed with the earning of the father, mixed with such earnings and pure earning of the father, on the death of the father We have also self acquisitions of two kinds (1) ante-nuptial and (2) post-nuptial. In the first case we have the rule relating to it under

the text.

In the self acquisitions of the father, the sons are not entitled to claim a partition without the wish of the father; but in the house and land properties which have descended, the father and sons have equal shares: he may not divide his self-acquisitions among his sons without his wish." Gautama. "In the encestral property whether immovable or moveable the father and son are declared to possess equal ownership. But the lost ancestral property which the father has recovered with his effort and what he has acquired by his special knowledge or heroism is the exclusive property of the father. Let him make a donation of it at his option and then enjoy what is left out; in his absonce, the sons are declared to be equal sharers " In these quotations from Brishaspati, by suggesting the sole participatin of the sons with their father, then in the texts showing the shares of others as for instance he makes allotments' II-115 'after the father' (II 123) and laying down the share of the mother, there is nothing which entitles the mother to claim partition It is proper because the word 'partition' means a separate allotment by virtue of the original right arising from co-ownership with another and a separate share therein to be determined along with that of others who have equal proprietary right. The daughters in law etc. have no proprietary right in the property of the father-in law by birth owing to the absence of the prior relationship. If one says that there will be future relationship, it will be stretching the rule to its extreme limit by resson of the foreign birth. No relationship arises by marriage because after marriage she becomes a companion; nor by the death of her husband, because he is not her progenitor but in reality her right is obstructed by the proprietary right of the son : otherwise by reason of the mutual partition of the property of the sonless among the wives of his uncles or grand-sons, there will be a conflict with (the rule laid down in) the original 'by the different fathers' (II 120). A mother has, therefore, no share in the property acquired by the father before marriage. "Shall take equal share" applies where there is pre-existing ownership by reason of 'take'; but where there is no such pre-existing right, the words 'give' 'acquire' etc are appropriate. According to others, when there are immovable properties of both kinds, the sons have ownership by reason of the possibility of the confusion to be stated here after.

The post-nuptial earning of the father is also two fold; movable and immovable. As to that, some say that under 'although the mother may take an equal share' both are equally meant, but by reason of the connection of the text 'to whom no separate property has been given' (II-115)), it applie to the moveable property only. It follows that it does not depend on the maker and partition but on the reliuquishment (donation);* this is the unanimous opinion. So when one is not given any property by the husband or the father-in-law specifically, she may take the share; on saying this, it means that when she is given a share specifically 'by so and so' it becomes her share and she gets no other. If it is equal to the son's share, that which was given before also becomes

[&]quot;It may also mean "Disregarding the case and declension, it depends on relinquishment.

partible. If it is in excess, the equal is partible and the excess is (considered) gifted one. Hence if it was given without consent by reason of the absence of the power (of gift) on account of the existence of the son's ownership, the adjustment can be made by giving from the equal share of the son but it is not by right. If it is less, in order to avoid inequal division with other mother, it should be equalised from the property to be partitioned. In the passage 'If given (the separate property) half should be given' means that the given property should be made a part of the share so that it may be equalised from the other shares. Similarly in the passage 'the mother should get an equal share', it means that she should be made separate owner along with the son. Here the immovable property being not subject to partition should not form part (of her share) by reason of the commentator's use of such expressions 'at the pleasure of the husband' 'jewels and pearls' 'at the pleasure of the father' 'immovable and bipeds.'

"A female is said to be always at liberty in selling and giving the saudâyika (personal property) even if it is immovable. On the death of her husband a female can spend her husband's inheritance (भर्ने दाय) at her option; she must protect it while he is alive or otherwise spend it for the family purposes, A souless widow under the guidance of the elders, keeping the bed of her husband unsullied, should enjoy it while controlling her passions till her death; the reversioners shall get it after her." From the passages of Kâtyâyana (it follows) that while the sons are alive, just as in the ancestral property so in his self-acquired immovable property, there is no ownership by reason of the right arising in fature; in such a state there is no possibility of gift and sale. There is lightness (derogation) when it is repeated that there is no gift or sale in such cases; otherwise the difficulties will arise on breaking the prohibition (laid down.

Gantama says "others also get a share following the share allotted: to the sons and the unmarried daughters,..." Here avoiding the term 'similar' which is a synonym of 'equal', using 'just similar' a synonym of 'propotionate' and including the married daughters in the category show this meaning, by reason of the maintenance of the unmarried girls who are in the category of 'just similar' from the movables only. 'Just similar' by being a class of sharers is distinguished. Angirâ and Vyâsa say, "In the absence thereof, the mother is an equal sharer with the sons; their mothers are equal cosharers and the maidens are entitled to a

quarter. The sonless wives of the father are said to be equally sharers and the grand-mothers are said to be equally entitled" 'The mother' means one who has given birth (own mother); the mothers' means childless mothers (step-mothers); 'maiden' the unmarried (sisters) get 1 of their brother's share for purificatory ceremony (marriage). Halâyadha, says 'after the father' means in this connection 'the childless mother.' Apastamba says 'the wives of 'the husband do not demand partition from the sons of the mothers', but this is against the present practice.

In this way in passages like 'wives should be allotted......' by reason of the impossibility of getting a share in the husband's immovable property by the wives along with the sons, the word 'share' means the property other than immovable; there is no share of the wives in the immovable property. The inherited property from the husband, being the husband's property, is her property; it is of two kinds. After the death of her husband there being no peson entitled to it, the proprietary right reside in her; while the husband is alive, by reason of the relationship with him the proprietary right also resides in her. In the first case, save the immovable property, she may spend the other : and residing with her elders and keeping her husband's bed un sullied she may pass her time. As to the immovable property, it is said that she was to enjoy it till the end of her life and the reversioners were to get it after her. In the second case it is said, while (her husband is) alive. she is to protect it and obeying her husband's orders concering expenditure should protect his wealth. The expounder while expounding these views of Katyayana follows them. But in reality under (the maxim) 'the whole is impure, by reason of the impurity of the source' an equality is maintained in both which will be clear later on. This is bird's eye view (of the matter),

Mitaksara

माता पित्रोधनं स्ता विभन्नेरित्रत्युक्तं तत्र मातृधनेऽपवादमाह ॥ मातुर्दु हितरः शेषमृणात्

मातावित्रोः mātā, itroḥ, of the father and the mother; धनम् dhanam, the wealth; सुना: sutāḥ, the sons; भिन्नेत्न् vibhajeran, should distribute; इति iti, thus; उक्तम् uktam, has been declared; तर्श्व tatra, there, as regards that; मानु-धने matridhane, in the case of the mether's wealth; अवनम्म

apavådam, an execption ; आह ana, declared मातु: matnh, the mother's ; दुवितर: dultitarah, the daughters; शेरन् कंड्रबल, the residue; ऋषात् हांत्र्वर, after paying the debts.

8. It has been declared that sons may part the effects after the death of their fither and mother. The author states an exception, in regard to the mother's separate property; "The daughters share the residue, of their mother's property, after payment of her debts."

$Balambhatta's\ gloss.$

8. He explains the relevancy; 'the mother', he explains it by repetition.

Mitakera.

मातुर्धनं दुहितरोविभजेरन् । ऋणाच्छ्रेयं मातृकृतर्णापाकरणावशिष्ठं स्नतश्चर्णं-समन्यूनंवा वा मातृधनंदुता विभजेरिक्तत्यस्य विषयः । ६॥

मातु: mâtuh, the mother's; धनम् dhanam, the property; दुहितरः duhitarah; daughters, विभनेरन् vibhajeran, should distribute; ऋषात् एगकेर, after the debts, श्राम् ईव्हबल, what has remained; मान्ह्रत-ऋषाप ऋषांवशिष्टम् mâtrikrita-rinâpâkarnâvasiṣṭam, what has remained after paying debts of the mother; अतः atah, hence; च cha, and; ऋषसम्म एग्वडबल्वा, equal to her debts; श्रूतम् nyûnam, less; चा vâ, or; मान्धनम् mâtridhanam, the mother's effects; सुताः suiâh, the sous; विभनेरन् vibhajeran, may divide; इति iti, such; अद् asya, of this; विषयः vigayah, purport.

9. Let the daughters divide their mother's effects remaining over and above the debts; that is, the residue after the discharge of the debts contracted by the mother. Hence, the purport of the preceding part of the text is, that sons may divide their mother's effects, which are equal to her debts or less than their amount.

Balambhatta's gloss. .

9. 'Mothers', he proceeds to explain the subject under discussion; contracted by the mother', by this; "A son may be youngest of the renior wife and eldest of the junior wife, doubt arises how should there he a partition? The eldest son gets a bullock as an additional share and others get the shares according to their mothers, after deductions of

the bullock allotted to the eldest. The eldest born from the senior wife gets 16 bullocks and the rest get the share according to their mother. It is a settled rule. When the sense are born of the wires of the same class without any speciality, the seniority does not depend on the mother but on the birth. Even of (those born of) a Brahman woman, the seniority is determined by the birth; the seniority of the twins in the womb is also from the birth. (Mann IX-122...126) "Those who are born of the same casto by one father from different mothers, get the shares through their respective mothers." Vyåša.

"Those step-sons who are of equal castes but born from one father should be allotted shares according to their mother." Brihaspati

'Those who are of the same caste though several are entitled to get their respective shares';

All these are said to relate to some other period. The exposition by Vyasa and others without the additional share, in derogation to the equal partition supporting the unequal division is set aside by it by reason of its perversity, because it arises from the ignorance of the meaning of the smriti.

Then in the exception, residue after the payments of debts' is useless; the reply is that taking thereof in the mother's share is not for one's own use, by reason of the unity of the sentence with 'in their default' and being the subject of the daughters' failure there is (ultimate) accomplishment (of possession). He therefore says; 'therefore' means by reason of laying down the special rule. The purport is that in pursuance of the exception in the mother's projectly after the payment of debts while the daughters are alive, by reason of the advantage of that relationship, even when it is not particle by the sons by the non-applicability of the exception on account of no equal or less remaining after payment of the debts and by reason of no right existing even when the daughters are alive, the general rule alone applies as the remainder after payment of the debts is dot partible while the daughters exist; similarly the equal or less is not divisible by reason of its being necessarily payable; so he says.

Mitaksara

पतदुक्तं भवति । मातृइतस्यां पुत्रेरेवापाकरणीयं न दुहितृिः श्रुरणान्यशिष्टं तु धनं दुहितरांगृश्वीयुरिति । युक्तं चत् र् । पुमान्पुंसाऽधिके शुक्ते र् । सवत्यधिके स्थिया इति स्थययवानां दुहित्यु बाहुल्यात् स्त्रोधन दुहित्गामि । पिट्यतं पुत्र-गामि पित्रवयवानां पुत्रेषु बाहुल्यादितं । र०॥

प्तद्वetad, this; कतम् uktam, meant, said; भारत bhavati, is, स रहत्म् matrikritam, contracted by the mother; ऋणम् rinam, the debts, पुत्रे: putraih, by the sons; प्रकथित, only; अपाकत्नीयम् वृद्धेक्षवस्त्राप्ता, must be discharged; न na. not ;दुहिन्सि. duburibhih, by the daughters: ऋणाविष्यु मार्ग्येश्वर्ड कृतिमार. remaining above her debts; तु tu, but; धनम् dhanam, property, दुिन्सः dubitarah, the daughters; गृह्हीयुः gribnîyuh, should take; इति iti, so; युक्तम् yuktam, fit, proper; च cha, and; एनत् etat, this; पुमान् pumān, the male issue; पुसः pumāh, of the man; अधिकेश्वर्के adhike sukre, if the seed be more; क्री strî, a female issue; अधिकेश्वर्के adhike, if the contribution be more; क्रियाः striyâh, of the woman; इति iti, thus; स्थ्ययवानाम् stryavayavanam the female portions; दृहिन्यु dubitrişu, in the daughters; बाहुत्यात् bâhnlyât, because they abound; क्रीधनम् strî dhanam, the woman's property; दृहिन्यानि dubitr gâmi, goes to the daughters; विन्यन्य गांद dhanam, the father's estate; प्रयामि putra-gâmi, goes to the sons; विश्वयवानाम् pitravayavanâm, portions of the father; प्रयेषु putreṣu, in sons; बाहुह्यान् lâhulyât, because they abound; इति iti, so.

10, The meaning is this: A deb^t, incurred by the mother, must be discharged by her sons, not by her daughters; but her daughters shall take her property remaining above her debts; and this is fit, for by the maxim, "A male child is procreated if the seed predominate, but a female if the woman contribute most to the fœtus;" the woman's property goes to her daughters, because portions of her abound in her female children; and the father's estate goes to his sons, because portions of him abound in his male children.

Balambhatta's gloss

ment of the debt; so he supports the textual contradictions with the arguments borrowed from other suritis 'Fit'; 'the seed' is connected with both; by this a doubt that may arise to the contrary etc. is set side. Just as after the death (of the father) the sons etc. make partition and while he is alive it is effected at their instance; so while the mother is alive, even on the proprietary right subsisting from the birth, the daughters have no right to claim partition, nor can it be effected at the mother's option by reason of there being no text (to that effect); but whatever she gives becomes that of theirs (donees'). He, therefore says, 'by the parents.......to him' (11-123). It was said previously that the wife's, property is indivisible, but by the inherent force of the term, it relates to the subject of partition at the instance of the husbaud; so there is no conflict.

Mitaksra

तत्र च गौतमेन विशेषोद्शिंतः। स्त्रीधनं दुद्दितृणामप्रचानामप्रतिष्ठितानां

चेति । श्रस्यार्थः । प्रत्ताऽप्रतासमवायेऽःत्तानामेव स्त्रीधनम् । प्रत्तासु चाप्रतिष्ठिता-प्रतिष्ठिता समवायेऽप्रतिष्टितानां चेति । श्रप्रतिष्ठिता निधना ॥ ११ ॥

तत्र tatra, in that subject; च cha, and; गीतमेन Gautamena, by Gautama; विशेष: višesah; a special rule; दिनित: daršitah, is propounded; ज्ञीयनम् ईर्रा dhanam, a woman's property; हुहिन्णाम् duhitrinan, belongs to the daughters; अप्रतानाम् aprattânâm, that are not given in marriage; अप्रतिष्टितानाम् apratishtiânâm, that are not provided for; च cha, and; इति iti, so; अस्य asya, of this; प्रयं: arthah, the meaning; प्रचाद्यन्यनवाये prattâ aprattâ-samavâye, in the competition of the married and the minarried अप्रतानम् apratiânâm, of those that are unmarried; प्रच eva, only, indeed; ज्ञीयनम् strîdhanam, the wife's property; प्रतामु pratiâsu, amongst the married ones; च cha, and; अप्रतिष्टितानम् विष्तासम्बाये apratishtiâ-pratishtiâ samavâye, in the competition of the unprovided for and the provided for; अप्रतिष्टितानम् apratishtiânâm, of those that are unprovided for; च cha, and; इति iti, so, thus; अप्रतिष्टिताः apratishtiâh, unprovided for; निर्मता: nirdhanâh, means poor, devoid of wealth, destitute of wealth.

114. On the subject [of dauhiters] a special rule is propounded by Gautama: "A woman's property goes to her daughters, unmarried, or unprovided." His meaning is this; if there be competition of married and unmarried daughters, the woman's separate property belongs to such of them as are unmarried; or, among the married, if there be competition of endowed and unendowed daughters, it belongs exclusively to such as are unendowed; and this term signifies destinate of wealth."

Balambhatta's gloss.

11. Keeping this in view he lays down a special rule. 'There' means 'on the subject of the daughters,' 'O' the daughters' being applicable to all generally, it so applies; the term 'o' the unmarried' is useless, how can it be used in a special sense? 'His meaning'; (oratia) married; (apratta) unmarried; (pratisthita) endowed, wealthy; (apratisthatta) unendowed, poor; the meaning is that there is no meaninglessness, by reason of denoting the special! rule. 'Exclusively' is to be repeated at both places.

Mitaksra.

दुहित्रभावे मातृधनमृणावशिष्टं के। गृह्णीयादित्यतत्राह

ताभ्यऋ तेउन्ययः ॥ ११७ ॥

दुहित्रभावे dubitrabhâve, in the absence of daughters; मान्धनम् mâtridhanam the mother's property; ऋगावशिष्टम् एक्किंग्यत, remaining after paying the debts; कः kiḥ, who; मृह्यायत् द्रांक्षेक्षं, should take; इति iti, so; छा: तर्के, किलान , आह क्षेत्र, says; तर्कः tabhyaḥ, them; ऋते एार, in the absence of; अन्वयः anvayaḥ, the issue.

12. In answer to the question, who takes the residue, of the mother's goods, after payment of her debts, if there be no daughter? the author adds, "And the issue succeeds in their default".

Balambhatta's gloss.

12. There is a doubt; 'daughter..........who'; the general rule relates to another subject and does not apply here; having explained the word meaning, he proceeds to explain the meaning of the sentonce.

Mitaksara

ताभ्योद्वहितृभ्योविना दुहितृशामभावे स्रन्ययः पुत्रादिर्गृहीयात् । पत्र विभ-जेरत् सुताः पित्रोरूर्वभित्यनेतैव सिद्धं स्पष्टार्थमुक्तम् । १३॥

वास्यः tâbhyaḥ, them; दुहिन्स्यः duhitribhyaḥ, the daughters; विना vinâ, in the absence; दुहिन्याम् duhitrinâm, of daughters; असावे abhâve, in the absence of; अन्वयः anvayaḥ, the issue; पुत्रादि, patrâdiḥ, sons etc.; मुलीवात् grihni, ât, should take; एतत् etat, this; च cha, and; विभनेरन् vibhajeran, should distribute; सुताः sutâḥ, the sons; पिताः pitroḥ, the parents; अर्वम् ûrdhvam, after; इति so, so; अनेन anena, by this; एय eva, indeed; सिद्धम् siddham, was proved right; स्पष्टायम् spaṣṭārtham, expressly; उक्तम् uktam, has been declared.

13. On failure of daughters, that is, if there be none, the son, or other male offspring, shall take the goods. This, which was right under the first part of the text, ("Let sons divide equally both the effects and the debts;") is here expressly declared for the sake of greater perspicuity.

$B \hat{a} lambhatt\, a$'s gloss. '

'Of the daughters', it is already pointed out; 'and this'; 'accomplished' (siddham) means 'accomplished from the meaning'; it means that it also relates to thit subject like it.

END OF SECTION III.

SECTION IV

पितद्वव्याविरोधेन यदन्यत्स्वयमर्जितम् । मैत्रमैाद्वाहिकं चैव दायादानां नतद्ववेत ॥ ११८ ॥ क्रमादभ्यागतं द्रव्यं हतमप्युद्धरेत्तु यः । दायादेभ्यान तद्वद्माद्विद्मया लब्धमेव च ॥ ११९ ॥

पितृ-इन्य-अविरोधेन pitri-dravya-avirodhena, without detriment to the father's estate; यह yad. whatever; अन्यन् anyat, else; स्वयम् svayam, by himself; अजितम् arjitam, earned; मैत्रम् maitram, as a present from a friend; औदाहिकम् audvâhikam, as a nuptial present; च cha, and; एव eva, indeed; दायादानाम् dâyâdânâm, of the co-heirs; न na, not ,तह tad, that; भवेत bhavet, should be; कमाह kramâd, through succession; अभ्यातनम् abhyâgatam, come; द्रव्यम् dravyam, property. हनम् hritam, taken away; अपि api, even though; बहरेत् uddharet, would recover; तु tu. but; यः yah, who; दायादेभ्यः dâyâdebhyah, to the parceners; न na, not; तह tad, that; द्यान् dadyât, should give; वियया vidyayâ, by learning, by science; हडधम् labdham, acquired; एव eva, indeed; च cha, and.

1. The author explains what may not be divided. "Whatever else is acquired by the coparener himself, without detriment to the father's estate, as a present from a friend, or a gift at nuptials, does not appertain to the co-heirs. Nor shall he, who recovers hereditary property, which had been taken away, give it up to the parceners: nor what has been gained by science."

Balambhatta' gloss

1, 'Not liable to partition', only with a view to strengthen partition there is, therefore, relevancy of the subject; this is the meaning. Here the words 'or also' are in the sense of 'optional' there are other readings as (chaivaiti) 'and also' and (cha) 'and'. The word 'pitri' (father) is ekases a for the reason given above.

Mitaksara

मातापित्रोर्द्रच्याघिनाशेन यत्खयमर्जितं मैत्रं मित्रसकाशाद्यलघ्यं श्रीद्वाहिकं

विवाहलन्धं दायादानां भ्रातृष्ः तन्नभवेत् । क्रमात्पितृक्रमादायातं यत् किञ्चित् द्रब्यं अन्येहृतमसामध्यीदिना पित्रादिभिग्जुद्वतं यः पुत्राणां मध्ये इतराभ्यनुक्रयोद्धरित तहायादेभ्याभ्रत्रादिभ्यान द्यात् । उद्धर्तव गृहीयात् । २ ॥

माता पित्री: mata-pitroh, of the father and mother , द्वरपादिनाशन dravys. vinasena, without any detriment to the goods of ; यत yat, whatever : स्वम svayam, by himself; अजित्व arjitam, acquired ; मैत्रव maitram, of a frined (means): मित्रशकाताद mitra-sakâsâd, from a friend; यह vad, whatever: लक्ष्म labdham, is obtained ; श्रीद्वाहिकम् audvâhikam, pertaining to marriage (means) , विवाह-रूज्यम् vivâhalabdham, obtained in a marriage : दायादानाम, da; â tânâm, of the coheirs (means); आत णाम् bhi âtrînâm, of the brothren : तद tad that : न na, not ; भवेन bhayet, should be; कमान kramat. through succession (means), figation pitri-kramad, through succession. from ancestors : आयातन a) atam, come ; यत-किञ्चित yat-kinohit, whatever : हृद्रम् dravyam, wealtu , property ; ग्रन्थै: anyaih, by others ; हृतम् hritam, taken away; असामध्यादिना asamarthyadına, through mability or for any other cause; वित्रादि।मः pitradiblih, by the father etc. अनुद्रतम् anuddhritam, not recovered; य: yah, whoever; पुत्राधानुमध्ये outrânâmmadnye, from amon st the sons; satiragar itaribhy anumaya, with the permission, with the acquiescence of the others; satta nudharati, recovers; as tad, that : दायादभ्यः dâ, âdebhyah, to the co-heirs; आत्रादिभ्यः bhratradibhyah, to the brothers etc ; न na, not , दवाद dadyat, should give ; उद्दर्श uddharta, the person recovering , एव eva, only, indeed ; गृह्णां grihnîyat, should take.

2. That which had been acquired by the co-parcener himself without any detriment to the goods of his father or mother; or which has been received by him from a friend, or obtained by marriage, shall not appertain to the co-hers or brethren. Any property, which had descended in succession from ancestors, and had been seized by others, and remained unrecovered by the father and the rest through inability or for any other cause, he, among the sons, who recovers it with the acquiescence of the rest, shall not give up to the brethren, or other co-heirs; the person recovering it shall take such property,

Bâlambhatta's gloss.

2. 'Mother', he contrasts it with 'detriment'; 'without detriment to the goods'; 'that'; whatever is understood by reason of such reading in

the original. If there is (anyat) 'other' as the reading in the original, 'other' should'be considered as understood. It means the property different from that of the father. He details the different kinds "by.....received from a friend etc", he uses the imperative mood without necessity. 'Shall not appertain' appertains; similarly in the following passage. 'Descended in succession' is the opening part of the second verse, he now explains; 'why was it not recovered by the elders'? he replies 'through inability'. If there is no acquiescence, then it is partible. 'Of the rest', he gives the purport; the recoverer. Similarly in the succeeding passage. He then gives a special rule.

Mitakera.

तत्र तेत्रे तुरीयांशमुद्धर्ता लभते शेषं तु सर्वेषां सममेव । यथाह शक्षः । पूर्वे नग्नां तु ये।भूमिमेकश्चदुद्धरेत्कम।त् । यथाभागं लभन्तेऽन्ये दत्वांशं तु तुरीयक-मिति । ३॥

तत्र tatra, there ; क्षेत्रे kşetre, if it be land; सुरीवांशन tariyâmśam, the fourth part; उद्दर्श uddhartâ, the recoverer; उभेत labhate, obtain; शेवन śeṣam, the remaining; तु tu, but; सर्वेवाम् sarveṣâm, of all; समम् samam, equally; एव eva, indeed; यथा yathâ, as; आह âha, says; शहू śańkhaḥ, Śaňkha; २वन् pûrvam, formerly; तद्यम् naṣṭám, lost; तु tu, but; यः yaḥ, who; भूमिम् bhûmim, land; एकः ekaḥ, a single one; चेह ched, if; उद्दरत् uddharet, would recover; कमात् kramât, in succession, यथाभागम्-yathā-bhâgam, according to his due allotment; उभन्ते labhante, obtain; अन्थे anye, others; द्रवा datvâ, giving; अशन् बांबेंबm, part; तुरीवकम् turîyakam fourth; हित iti, so.

14. If it be land, he takes the fourth part, and the remainder is equally shared among all the brethren. So Sankha ordains "Land, (inherited) in regular succession, but which had been formerly lost and which a single (heir) shall recover solely by his own labour, the rest may divide according to their due allotments, having first given him a fourth part.

Balambhatta's gloss.

3. 'And in the land'; here 'and' is in the sense of 'but'; the proper reading is 'and there in the land.' 'Amongst them' means 'in their connection.' 'Among all' (means) 'among the recoverer and the rest'; 'according to their due allotments' means after giving a quarter share to the recoverer the remaining (3) should be distributed by all along with him according to their shares. 'In order' being meaningless in connec-

tion with 'recovery' and by reason of the unity of the sentence, he fills up the gap by 'in order' the first part of the verse, 'inherited.'

Mitakara.

कमादभ्यामतमिति शेषः। ४ ॥

कमाह kramâd, through succession; अभ्यागतम् abhyágatam, come, inherited; इति iti, this; शेष: इ.इ.म., remains, is understood.

4 In regular succession]. Here the word "inherited" must be understood.

Mitaksra.

तथा विद्यया वेदाध्ययनेनाध्यापनेन वेदार्थव्याख्यानेन घा यह्नव्धं तद्धि । दायादेभ्यान दद्यात् । श्रजकपव गृह्णीयात् । ५ ॥

तथा tathâ, similarly; विद्या vidyayâ, by learning; वेदाद्यनेन vedâdhyayanena, by studying the Vedas; अध्यापनेन adhyâ; anena, by teaching; वेदाद्य-द्याख्यानेन vedârtha-vyâkhyânena, by expounding the meaning of the Vedas, वा vâ, nor, यह yad, whatever, लहाम labdham, obtained, तह tad, that; ऋषि api, also; दायादेभ्य dâ; âdebhyan, to the coheirs; न no, not; द्यात् dedyât, should give; अजकः arjakaḥ, acquirer; एव eva, only; गृह्णीयात् grinnîyâi, should take.

5. He need not give up to the co-heirs, what has been gained by him through science, by reading the Scriptures or by expounding their meaning; the acquirer shall retain such gains.

Balambhatta's gloss.

4. and 5. He explains the forth quatrain; he explains 'similarly' by connecting it with 'only' (eva); by 'science alone'; by reason of the non-accence of any proof and being in unison with the text of other smritis he gives its three meanings. 'By reading the scripture' he means by reason or its being principal. He gives the meaning; 'that also'; this is the reading which is approved of. This and others, by the inherent force of the terms, viz: 'father', 'himself' and 'kinsmen' etc., relate to the earning of one of the brothers in the complete partition; similarly the text of Nârada relating to the (earnings by the) exploits should be understoad. Later on, the earnings made in this way will be, however, considered.

Mitaksra.

मत्रच पितृद्रव्याविरोधेन यत्किञ्जित्स्वयमर्जितमिति सर्वत्रशेरः । अत्रवच पितृद्रव्याविरोधेन यन्मैत्रमर्जितं पितृद्रव्याविरोधेन यदौद्वाद्विकं पितृद्रव्याविरोधेन यत्कमादायातमुद्धृतं पितृद्रव्याविरोधेन विद्यया लन्धमिति प्रत्येकमभिसंबध्यते । तथा च पितृद्रव्यविरोधेन प्रत्युपकारेण यन्मैतम् । आसुरादि विवाहेषु यक्षव्धम् । तथा पितृद्रव्यव्ययेन यत्कमायातमुद्धृतं तथा पितृद्रव्यव्ययेन लन्ध्या विद्यया यक्षव्धं तत् सर्वं सर्वेश्चातृ सिः।

अन atra, here ; च cha, and ; पितृद्वच्याविरे। भेन pitridravyavirodhena; without detriment to the father's property ; यत्रिवान yatkinchit, whatever: स्वयम् svayam, by himself ; अजितम् arjitam, acquired ; इति iti, this ; सुनंत्र sarvatra, everywhere; शेष: sesah, understood; अत: atah, hence, thus . प cha, and ; धितृद्रव्या-विरोधेन pitridravyavi-rodhena, without detriment to; the paternal estate; यद yad, whatever; मैत्रम maitram, from a friend अर्जितम् arjitam, acquired : पितृद्रध्याचिरोधेन pitridravvåvirodhena, without: detriment to the paternal estate; यह yad, whatever ; भौद्वादिकत and a'nkam. nuptial; ितृद्वव्याविरोधेन pitridravyavirodhena, without any detriment to the paternal property, without the father's expenses ; यत yat, whatever : कमाद-आयातम् kramâdâyâtsm, inherited property; उद्धतम् uddhritam recovered : पितृहत्याविरे।धेन pitri-dravy& virodhrua, without any detriment to the father's property, not by the father's expenses; aun vidyaya, by learning ; यद yad, whatever ; लब्बम् labdham, acquired ; इति iti. so ; प्रत्येकम pratyekam, with each member of the sentence; अभिसम्बध्यते abhisambadhyate. is connected ; तथा tatha, similarly ; च cha, and ; पिन्द्रव्यविरोधेन pitri-drayva-virodbena, conferred at the charge of the patrimony : प्रत्यप्रतरेण pratyupakarena, as the return of an obligation; यद vad. which : मैत्रम् maitram, obtained from a friend ; आसुराद विवाहेषु Asuradivivahesu, in the marriage concluded in the form termed Asura or the like: यद yad, whatever; लब्धम् labdham, is obtained; तथा tathâ, similarly; विवाह युवयोग pitri-dravya-vyayena, by the expenditure of the father's goods: पत vat, whatever; कमायातम् kramâyâtam, hereditary; उद्भत् uddhritam. recovered; तथा tatha, similarly ; वितृद्रव्य-प्रयोग pitri dravya vyayena, at the expense of the ancestral wealth; लच्च गविषया labdhayâ-vidyayâ, by the learning gained by ; बद्द yad, whatever ; स्टब्स labdham, obtained ; सत् tat, that ; सर्म sarvam, all ; सर्वे: sarvaih, by all ; आतृतिः bhratribh.h. brothers ; वित्रा pitra, by the father ; च cha, and ; विभन्नीयम् vibhajaniyam. should be divided.

detriment to the father's estate", must be everywhere understood: and it is thus connected with each member of the sentence; what is obtained from a friend, without detriment to the paternal estate; what is received in marriage, without waste of the patrimony; what is redeemed, of the hereditary estate, without expenditure of ancestral property; what is gained by science without use of the father's goods. Consequently, what is obtained from a friend, as the return of an obligation conferred at the charge of the partimony; what is received at a marriage, concluded in the form termed Asura, or the like; what is recovered, of the hereditary estate, by the expenditure of the father's goods, what is carned by soicnoe, acquired at the expense of ancestral wealth; all that must be shared with the whole of the brothren and with the father.

Bâlambhatta's gloss.

6, Though the said explanation devoid of adjectives or with all adjectives is common, yet he shows it in favour of his view with the object to bear on the subject. 'Here and etc.'; 'here and' in the original text; he gives another explanation. 'Anything (kinchit)' there is another reading 'only' ('evam' or 'eva') in conformity with the text of Mann. He means the remaining portion after differentiating all the properties obtained from a friend etc. as laid down in the text by reason of their being not partible. 'And therefore' he gives the result on its being not partible. 'And therefore' he gives the result on its being not partible. 'And therefore' he gives the result on its being not partible. 'And therefore' he gives the result on its being not partible. 'And therefore' he gives the result on its being not partible. 'And therefore' he gives the result on its being not partible. 'And therefore' he gives the result on its being not partible. 'And therefore' he gives the result on its being not partible. 'And therefore' he gives the result on its being not partible. 'And therefore' he gives the result on its being not partible. 'And therefore' he gives the return of the obligation caused at great hostility or to the detriment and consequently made. In the Erahma form of mariage there is no detriment to the patrimony under the text; he therefore they are mentioned divisible among all. 'Must be shared'; therefore there is a relevancy of the subject of partition. He clearly explains the meaning of the sentence; 'not similarly', but what is acquired without detriment to the partimony such as gift from a friend, etc. is not partible.

Mitakera.

तथा पितृद्रव्याविरोधेनेत्यस्य सर्वशेषत्वादेव पितृद्रव्याविरोधेन प्रतिप्रहलन्ध-मिति विभजनीयम् । अस्य च सर्वशेषत्वाभावे मैत्र मौद्वाहिकमित्यादिना लन्धन्यम् ।७॥

तथा tathâ, similarly, thus ; विदूद्वन्याविशेषेन pitrî-dravyâ-virodhena,

without detriment to the father's estate; इति iti, thus; अहप asya, this (phrase); सर्व-शेवत्वात् sarva-aegatvåt, because of its being understood every-where; अन्न atra, here; वितृत्वाविरोधेन pitri-dravya-virodhena, without detriment to the father's estate; प्रतिमृत्व-त्वच्यम् pratigraha-labdham, obtained by simple acceptance; हिति iti, so; विभाननीयम् vibhajaniyam, should be divided; अस्य asya, this; च cha, and; स्वयंपत्वामावे sarva seşitvå-bhave, if it were not understood with every member of the text; मैत्रम् maitram, present from a friend; औदाहित्म् audvåhikam, a dowry received at a marriage; इत्यादिना ityådinå, by this and the like; लब्धावम् labdhavyayam, should be obtained.

7. Thus since the phrase "without detriment to the father's estate" is in every place understood, what is obtained by simple acceptance, without waste of the patrimony, is liable to partition. But, if that were not understood with every member of the text, presents from a friend, a dowry received at a marriage, and other particular acquisitions, need not have been specified,

Balambhatta's gloss.

7. It is not only understood with every member of the text but it is understood with every thing declared impartible by he texts of other smritis by reason of the implication of the gift from friends etc. Similarly the gift from friends etc. are divisible; so are others also. Patrim'ny'; some (are of opinion) that it is also not (partible); in that case even on getting at the right principle as regards the gift from a friend etc. and the things (declared impartible) under the other smritis by reason of the unsettled principle as regards the acquisition by acceptance (gift), it is difficult to determine the correct principle there; it may be, therefore, said to be implied by it; he says, or on determination of the true principle in the case of the gift from a friend etc. the same principle applies with equal force. 'Patrimony'; somewhere the reading is without 'not'; it appears to be proper and in conformity with the mode of explanation by the commentator; there is no use in repeating the meaning of the sentence; the fact that it is understood in the succeeding one only is not independent; 'but' (kincha) is with the object of that meaning: the purport is already given and it is proper.

According to others the reading is 'not thus' (na tathà), even then, it is understood in the succeeding clause it means 'not independently.' The meaning is, just as by reason of 'detriment to the partimony' being understood everywhere and being understood at the end of friendly gift etc. under the text, the friendly gift etc. obtained to the detriment of 'is patrimony is devisible; similarly the earnings from the acceptance of gift being other than friendly gift etc. acquired at the expense of the patrimony, are

indivisible. What he means is that the fitness for divisibility arises from the earnings being made at the cost, though independently, by reason of that (to the deriment of the patrimony) being undestood. It is not so, by reason of its being in conflict with what follows in the book and by reason of its not keeping pace with the natural tenour thereof.

It is to avoid the defect of istapatti* on saying 'let it be so'; if it be said to be understood with it (every member of the text) there will be independence. He, therefore, says to strengthen the above said view for (fear of) the possibility of its being different from the friendly gift etc. under the maxim of 'Biâhmana vasistha'† On that being understood by reason of the inherent force of the word etc, whatever is earned without detriment to the patrimony is indivisible. Though it follows from the acceptance of gift, similar friendly gift etc. are proved to be indivisible; the enumeration of the same again, is useless: it is his meaning. It is not the subject of the maxim of 'Brâhmana Vasistha'; it comes into operation when there is a reason but the application is elsewhere. Here in the present case there is no difference of the subject (dealt with); otherwise he doubts the applicability.

Mitaksra.

श्रथ पितृद्रव्यविरोधेनापि यन्मैत्रादिलब्धं तस्याविभाज्यत्वाद्यन्मैत्रादिवचनमित्यर्थविदित्युच्यते । तथा सित समाचारविरोधः विद्यालब्धे नारदवचनविरोधश्च ॥
कुटुम्यं विभृय द्श्रातुर्ये।विद्यामधिगच्छतः । भागं विद्याधनास्तरमात्सलभेताश्रुतोऽपि
सन्निति तथा विद्याधनस्याविभाज्यस्य सन्नणमुक्तं कात्यायनेन । परभक्तोपयोगेन विद्या
प्राप्तान्यतस्तु या । तया सन्धं धनं यसु विद्याप्राप्तं तदुच्यतस्ति । ॥

श्रथ atha, now; पिन्-द्रव्य विरोधेन pitridravya,-virodhena, at the expense of the patrimony; अपि api, even; यह yad, whatever; भैत्रादि maitrâdi, gifts from a friend and similar gifts; तस्य tasya, of that; श्रविभाज्यत्वात् avibhâjyatvâ, owing to its not being liable to partition, owing to its being exempt from partition; भैत्रादिवचनम् maitrâdi-vachanam, mention of, or enumeration of a present from a friend and similar other gifts; इति iti, that; अर्थवह arthavad, is pertinent; इति iti so; उच्यते uchyate, it is

^{*} It is a party's statement which turns out favourable to the opposite side. It is like admission. See Vâshaspatya,

[†] ब्राह्मणपरिवाजकन्याय The maxim of the Brahmans and the mendicants. In such a sentence as ब्राह्मणाः भोजयित्ह्याः परिवाजकाश्च, the separate mention of the latter, who are really included in the former term, merely emphasises their position as a special part of the general body. It is thus the exact parallel of the गोबलीवर्द न्याय and of the ब्राह्मणबस्तिष्ठ न्याय. Jaoo b.

alleged ; तथासित tathâ sati, if that be the case ; सनाचार निरोध: samâ hâravirodhah, inconsistency with the received practice of unerring persons; विद्यालको vidya-labdhe, as regards what is obtained by learning or science : नारद व वनविरोध: Narada-vachana-virodhah, contradiction with a passage of Nârada ; च cha, and ; ऋड्स्बम kntumbam, the family : विभ । त bibhrivat, would maintain; Mig: bhrauh, of a brother , 7; yah, who विद्याम vidy âm, learning; अधिगन्छ : adhigachhatah, (of a brother) who is studying science acquiring learning; भागम bhagam, a part : विद्याद्या न vidya dhanat, of the wealth gained by science : सः sah, he : स्मेन labheta would obtain : अश्व: asrutah, ignorant : अपि api, even, though : सन san. being, remaining, इति iti, so; तथा tatha, similarly; विद्याधनस्य vid &dhanasya, of wealth earned by learning; अविभाज्यस्य avibhâjyasya, of what is not to be divided ; लक्षणम lakşanam, the definition ; उक्तम uktam, is said; कात्यायनेन katyayanena, by katyayana; प्रामक्तोपयागेन parabhaktaupayogena, while receiving a foreign maintenance : faur vidya, science, learning; sitt piâ, lâ, acquired, अन्यत: anyatah, acquired from a stranger; त tu, but : या ya, which ; तया taya, by that ; लब्बम् labdham, obtained ; धनम् dhanam, wealth, यत yat, which; तु tu, but; विद्या-प्राप्तम् vidyápraptam, obtained by learning ; as tad, that ; asad nchyate, is said ; Ta iti, so.

8. But, it is alleged, the enumeration of amicable gifts and similar acquisitions is pertinent, as showing that such gains are exempt from partition, though obtained at the expense of the patrimony. Were it so, this would be inconsistent with the received practice of unerring persons, and would contradict a passage of Narada: "He, who maintains the family of a brother studying science, shall take, be he ever so ig iorant, a share of the wealth gained by science." Moreover, the definition of wealth, not partible, which is gained by learning, is so propounded by Katyayana. "Wealth, gained through science which was acquired from a stranger while receiving a foreign maintenance, is termed acquisition through learning."

Balambhatta's gloss.

8. 'But']; 'also' (api) is in the sense of inclusion of the preceding; 'exempt from partition'; by being indivisible it is in the fifth form of declension in the sense of reason in the form of result. It

means 'to support it'; the reading 'for exemption from partition (avibhajyatvâya)' does not require elucidation. 'Received practice of unerring persons' means 'not contrary to the practice sanctioned by the society of the educated people.'

When the usage (practice) is weak by reason of the text that sruti* etc are each stronger than the following ones, it is improper. The reply is in the negative by reason of not explaining the meaning. As for example, the annulment is an obstruction in the way; non-annulment is a preferable rule: under it a weak rule does not annul another weak (rule) but its operation comes into play when there is a conflict and no opportunity for its application. The conflict arises by two different rules at one place. But such is not the case here. When there is accomplishment (of an object) by non-annulment, the annulment is not proper; under this rule, the text as regards a friendly gift should be interpreted in accordance with what we say; there is, therefore, no room for non-application. In this way under the rule 'to those who are afraid of meaninglessness', the annulment is unsuited; in short if the interpretation be accepted according to what I state, it offends the customary law observed by educated men,

Not only does it offend the rules of the society but the gains of science falling under the category of the friendly gift are against the smritis also. 'In the gains of science' means a share in them; he explains it. If the brother of one who is acquiring learning supports his family, though illiterate and ignorant, by being devoid of the Vediclearning, he gets a share in the earnings made with the learning acquired by him; there is another reading, 'asuta' (sonless in place of 'aśruta', illiterate). Here by stating the reason for sharing the earnings on supporting the family (of the acquirer), sharing of the gains of science is conditional but not natural by reason of being a brother. If the object of the original text is that the wealth in the shape of science acquired anyhow is in reality indivisible, it contravenes the condition attached by Narada. It follows that the divisibility or indivisibility thereof is not natural; but it is indivisible if acquired without detriment to the patrimony and divisible when acquired to the detriment thereof. It is contradictory in form but in conclusion it is in conformity with the reason assigned by Narada. In the original the 'pitri' (patrimony) is upalaksana (synecdoche). If the object of Nârada is that the allotment of a sharo in the gains of scrience is natural, the condition attached thereto is meaningless. So the learning acquired in any way is not divisible in itself; otherwise on the indivisibility thereof depending on the acquisition without detriment to the patrimony, the indivisibility is proper i. e. the statement as to the division thereof is irrelevant.

By 'illiterate' it is implied that in the case of an illiterate man, there

^{*} See the Purva Munamisa p. 114 of Vol. XXVII and p. p. XVIII-XX of vol. XXVIII of S. B. H.

is allotment of a share, if it (learning) is acquired to the detriment of the patrimony; in the case of a literate man, he is entitled to it by reason of possessing it and possessing learning. Kåtyåyana therefere, says 'A man who is literate shall nowhere share the gains of science with the illiterate; but a literate man shall share them with those who are equally or more learned." Vaidya neans literate; it is an exception to the stablished truth arrived at as to indivisibility. It will be clear later on By this, the foolish (Mindi's) statement that there is a contradiction between Nårada and Kåtyårana is refuted by reason of the definition of indivisibility given by Kåtyåyana and the subject (thereof). The commentator has also said to the same effect, otherwise the qualifying clauses have no bearing. In the same way the commentators's conflict as to other than gains of science with Nårada etc, should be reconciled,

It lays down an extraordinary principle* in connection with the divided brother. But there is a rule that the friendly gifts are always impartible and in the established truth the particulars have been specified as exceptions; so there is no conflict 'Similarly learning'] 'foreign' means by eating the cooked rice etc of persons other than the father; 'foreign' other than the father: so the earnings gained from learning acquired without detriment to the petrimony from a different person are gains of science, but not others and as such they are indivisible. Any other acquisition is, therefore, not a gain of science and is divisible. It means that the conflict by reason of the intention of Kâtyâyana with the meaning is obvious. Therefore even without the conflict with Narada's text by the conflict with Katyayana's text, the impossibility of the meaning and the absence of sense on that (without detriment to the patrimony) being not understood, the defect of the meaninglessness is well establisted.

Mitaksra.

तथा पितृद्रव्याविरोधेनेत्यस्य भिन्नवाक्यत्वे प्रतिप्रहत्तन्धस्याविभाज्यत्वमा-चारविरुद्धमापदोत । ६॥

तथा tathâ, similarly; पियुद्द्याविरोधेन pitri-dravy avirodhona, without detriment to the father's estate; इति कां, ३०; अस्य asya, of this; भिन्न शक्यत्वे bhinna-vâkyatve, if it be a separate sentence; प्रतिमद-लब्धस्य pratigrahalabdhasya, obtained by acceptance; अविभाग्यत्वम् avibhâjatvam, being exempt from partition; आचार-विरुद्धम् âchâra-viruddham, contrary to established practice; आपश्चेत âpadyet, would be.

9. Thus if the phrase "without detriment to the father's estate", be taken as a separate sentence, any thing obtained by

^{*} See at p. XX1 of vol XXVIII of S. B. H. for its explanation.

mere acceptance would be exempt from partition, contrary to established practice.

Balambhatta's gloss.

9. He points out another defect, 'thus'] 'acceptance'; by reason of 'without detriment to the patrimony', any thing obtained without detriment to the patrimony under the previous rule as acceptance of gift made for invisible curpose, charity and donation, even if earned without any detriment to the patrimony, becomes impartible; this is contrary to the practice of the elders. The friendly gifts, the subject of all smritis acquired with or without detriment to the patrimony, being twofold, the divisibility of the acceptance of gift (pure and simple) is, therefore, in conformity with the practice (custom). The substance is that there is nowhere prohibition laid down by the smritis as to this, like the earnings made by officiating as a priest or teaching.

Mitakera.

एतदेव स्पष्ठीकृतं मनुना। (श्र० ६ श्रो० २०८) श्रनुपन्नन् पितृद्रस्यं अमेण यदुपाजयेत्। दायादेभ्यान तदचादिचया लन्धमव नेति। १०॥

एतद etad, this; एव eva, very, indeed; स्पर्शकृतम spaşt kritam, is made evident, मनुना manunâ, by Maun: अनुपन्न anupaghnan, without ruining, without using, िप्तृद्वनम् pitrodravyam, father's wealth; अमेण śrameṇa, by his labour; यह yad, whatever; उपाजेयेत् uparjayet, would earn; दायादेश्यः dâyâdebhyaḥ, to the coparceners, न na, not; तद tad, that, द्यात् dadyât, should gire; विद्या vidyayâ, by means of learning; उड्डम् labdham, obtained, एव eva, indeed; च cha, and; इति iti, thus.

10. This (condition, that the acquisition be without detriment to the patrimony,) is made evident by Manu: "What a brother has acquired by his labour, without using patrimony, he need not give up to the co-heirs, nor what has been gained by science".

Mitaksara

श्रमेण सेवया युद्धादिना । ११॥

श्रमेण śrameņa, by labour; सेवया sevaya, by service; युद्रादिना yuddhadina, by war and the like.

11. By labour. By science, war, or the like.

Balambhatta's gloss.

10 and 11. 'This'] means the friendly gift etc. earned without any detriment to the patrimony; 'without injury' means 'without using': here the meaning of preceding part of the stanza is clear. By change of declension in 'without injury', it comes to this that a person who does not use the patrimony in both the accunistions made by his learning and by other means mentioned previously shall not share them with his co-sharers; from this, it follows that what is earned without detriment to the patrimony in the shape of loss of the father's money, by means of learning or labour is indivisible: when such is the case with the wealth acquired by learning which falls under the category of the friendly gifts etc, a fortoiri the same applies to the friendly gift by implication (upalaksana).

In Mann (IX-208) 'whatever is obtained by one's effort shall not be given without his will'. The reading of the last part of the verse is to the effect that whatever is earned with labour being desirable as for example friendly gift, shall not he divisible among brothers if he (the acquirer) is unwilling to do so. This reading of Medhatithi and Kalpataru is not proper by reason of giving rise to the defect of the conflict with many smritis; 'labdam tanna', the later reading is still more improper: or it may relate to the ancestral property. Having thus stated the remainder of the brothers' shares without injury', as said, should be understood; 'etc' conveys agriculture etc,' By the two terms 'without detriment to the patrimony' etc, the earnings of a brother as the friendly gifts etc. shall not be shared by others; for the word 'father' includes other co-sharers. This shows that they are not earnings of the father and others. This practice (custom) is based on brotherly affection or personal skill; or seen elsewhere similarly, it is founded on it.

In 'whatever is on the father' (1X-204) the meaning of Manu is this. From the text of Manu, 'he should protect the sons (of the father) like the father' 1X-108, the younger brothers have a right in the property of the elder like that of the father and son, with this difference that in the paternal property even the illiterate have a share therein but in the elder brother's acquisition, only the literate brothers are entitled to it. It appears so from the phrazes such as 'on the death of the father' 'elder brother', 'of the younger brothers', and 'protectors of learnings', (1X-204). It is, therefore, refuted that whatever earned jointly becomes the property of those who are other than joint (i. e. separate) as said previously, by reason of the uselessness of 'whatever'.

Mitaksara

नतु पितृद्रव्याविरोधेन यन्मैत्रादिलन्धं द्रव्यं तद्विभाज्यमिति न वक्तव्यम् । विभागप्राप्त्यभावात् । यद्येन लन्धं तक्तस्यैव नान्यस्येति प्रसिद्धतरम् । प्राप्तिपूर्वकश्च प्रतिषेधः १२॥ नतु nanu, not indeed, is it not; पितृत्वः विशेष न pitri dravyåvirodhena, without detriment to the father's property; यह yad, what; मैत्रादि उद्यन् maitrådi-laddham, obtained as a present from a friend, and similar prosents; तृश्यम् dravyam, wealth; तह tad that; अविभाग्यम् avibhåjam; should not be divided; इति iti, so; न वक्तश्यम् na vaktavyam, it should not be said; विभाग-मासि-मानात vibhåya pråpti-abhåvåt, since there is no ground for the supposition of a partition; यह yad, which; येन yena, by whom; अञ्चम् labdham, acquired; तत् tat, that; तस्य tasya, belongs to that person (the acquirer); यूव eva, indeed, only; न na, not; अण्यस्य anyasya, of any other person; इति iti, so, this; मसिद्धतस्म prasiddha taram, is wellknown; मासि गुर्वेक: pråptipårvakah implying the possible supposition of the contrary; च cha, and; मित्रोप: pratisedhah, the denial.

12. Is it not unnecessary to declare that effects obtained as presents from friends, and other similar acquisitions made without using the patrimony, are exempt from partition: since there was no ground for supposing a partition of them? That what is acquired, belongs to the acquirer, and to no other person, is well known: but a denial implies the possible supposition of the contrary.

Balambhatta' gloss

12. No, it is not proper; in the ancestral and paternal property on the son's having a proprietary right from the birth and on his having no such right in the earnings of his brother, it is common-place know-lodge that whatever a brother gets as a friendly gift etc. is his (earning), does not form part of the partible property and is not divisible. He, therefore, says with a view to show the irrelevancy of the prohibition relating to it. "Is.....patrimony"]; he gives a reason for the absence of a rule (for partition); 'that', because etc: the meaning is that there is no proprietary right (in the earning) of another. He assigns another reason for the absence of 'because,'

Mitaksara.

श्रत्र कश्चिहित्यं प्राप्तिमाह । यहिकञ्चितिपति प्रेते धनं ज्येष्ठोधिगच्छिति । भागोयवीयसां तत्र यदि विद्यानुपालिनइति ज्येष्ठोवा कनिष्ठोवामध्यमावा पितिर प्रेते अप्रेते चा यवीयसां वर्षीयसां चेति ज्याख्यानेन पितिर सत्यसित च मैत्रादीनां विभाज्यात्वं प्राप्तं प्रतिषिध्यते इति १३॥

अन atra, here ; कश्चित् kaschit, some body ; इत्यम ittham, thus : प्राप्तिस prantim, grounds for supposing a partition; and aha, states : पहिन्द्रिक yat kinchit, whatever; पितरि pitari, if the father; भेते prete, be dead : बनम, dhanam, wealth ; ज्येष्ठ: jyesthah, the eldest ; अधिगच्छति adhi gachchati, obtains; भाग: bhagah, a share; यवीयसाम् yaviyasam, of the vounger ones ; तत्र tatra, there ; यदि yadi, if ; विद्यान्यालिन: vidya.iu, alinah, such as have duly cultivated science; sta iti, so: 34x; ivesthah, the eldest ; वा vå, or ; कनिष्ठ: kanisthah, the youngest ; वा vå, or ; मध्यमा madhvamah, the middle one ; वा vå, or ; पित्रिक्षेत अम नेवा pitari prete aprete vå whether the father be dead or not dead ; यवीयलाम् yavi yasam, of the younger ones; वर्षीयसाम् varsiyasam, of the older ones : च cha, and; इति iti, so; ब्याल्यानेन vyakhyanena, by explanation, by interpreting; faft सितअसित pitari sati asati whether the father be alive or not; wicha, and : मैत्रादीनाम maitradinam, of the persent from a friend and similar other presents ; विभाज्यस्वम् vibhajyatvam, being liable to partition; प्राप्तम् praptam, being enprosed; प्रतिष्यते pratisidhyate, is denied ; sla iti, so.

13. Here a certain writer thus states grounds for supposing a partition. By interpreting the text, "After the death of the father, if the eldest brother, acquire any wealth, a share of that belongs to the younger brothers: provided they have duly cultivated science"; in this manner, if the eldest, youngest, or middlemost, acquire property before or after the death of the tather, a share shall accrue to the rest, whether younger or elder; grounds do exist for supposing friendly presents and the like to be liable to partition, whether or not the father be living: that is accordingly defied.

Balambhatta's gloss.

13. In order to find fault with the view of one who holds that even the affectionate gifts etc. are partible, he gives he view. 'Here some one']; he cites the text of Manu which favours partition; 'whatever']; 'acquire' obtain; 'there', in the wealth; 'provided], it youngest, 'cultivated science' means 'patron of learning or learn d'incu', there is unother reading 'follower of learning'. From the four h quatrain it follows that if they are illiterate, they earnings shall then be not divided,

So says Goultama (XXV-III-28.) "A literate shall not share his earnings with the illiterate (brothers) willingly," Narada also says

"A literate person shall not allot a share of his wealth willingly to the illiterate (brothers) provided he has acquired it without using the paternal money".

Kâtyayâna has already been cited. By explaining this text, he says that they all point to the divisibility of the friendly gifts etc; 'or the eldest']; the term 'eldest 'includes all the three; the term 'youngest' includes all the clder brothers. 'After the death' [even before the death, so two periods are fixed. If any brother other than the eldest obtains wealth anyhow, he shall have to allot a share therefrom to other brothers either before or after the father's death provided they are literate; in this sense, the friendly gifts etc. are, of course, divisible. (This rule) is prohibited by 'the paternal money' (the last proviso).

Mitaksara

तदसत् । न हात्र प्राप्तस्य प्रतिपेधः । किंतु सिद्धस्यानुवादोऽयम् । लोकसिद्ध-स्यैवानुवादकान्येय प्रायेणास्मिन्प्रकरणे वचनानि १४ ॥

तद tad, that ; असत् asat, is erroneous; न na, there is not; हि hi, since; अत्र क्षत्र , here; प्रासस्य prâptasya, of what might be supposed; प्रतिषेध: pratisedhah, denial; किंतु kintu, but; सिद्धः siddhasya, of what is demonstratively true; अनुवाद: anuvâdah, recital; अयम् ayam, this; होकसिद्ध्य loka-siddhasya, of what is notorious to the world; एव eva, only, indeed; अनुवादकानि anuvâdakâni, recitals; एव eva, indeed; प्रायेण prâyeṇa for the most part; अस्मिन् asmin, in this; अकरणे prakaraṇe, section, under (this) head.

14. The argument is erroneous; since there is not here, a denial of what might be supposed; but the text is a recital of that which was demostratively true: for most texts, cited under this head, are mere recitals of that which is not notorious to the world.

Balambhatt a's gloss.

14. The original is an exception to the impartibility of the friendly gifts etc. established from the old custom but not in the nature of prohibition, so that there may be a necessity of the rule Keeping this purport in view, he by removing the doubt refutes that view. 'The argument is erroneous,'] 'hore' in the matter of the affectionate gift, it means not only here but elsewhere also, by the first 'eva' (only) the distinction is made with the rule of the Scripture and by the second 'eva' (only), the distinction is made with the prohibition. He says with a view to state otherwise some where; 'generally'.

Mitaksra.

श्चथवा समवेतैस्तु यत्प्राप्तं सर्वे तत्र समाधिनइति प्राप्तस्यापवादइति सन्तुष्यतु अचान् । अतश्च यत्किञ्चित्पितरि प्रेते इत्यस्मिन्वचने ज्येष्ठादिपदाविवद्यया प्राप्तिरिति व्यामोहमात्रं अतोमैवादिवचनैः पितुः प्रागूर्ध्यं वा विभाज्यत्वेनोक्तस्य यत्किञ्चित्पितरि प्रेते इत्यस्यापवादइति व्याख्येयम् १५ ॥

अथवा athava, or ; समवेतै: samavetaih, in concert ;त to, but : यत vat. what: प्राप्तम praptam, acquired ; सर्वे sarve, all ; तत्राatra, in that acquisition: समितिन: samamáinah, partakers of equal shares; इति iti. so, thus : प्राप्तस्य praptasya, to what is suggested; अपवाद: apavadah, an exception; प्रथम ayam, this ; इति iti, so considering , considering it as : सन्तर्यत santuşyatu, may be satisfied; भवान् bhavân, you ; अत: atah, hence : च cha, and ; यत्किञ्चत् yat-kinchit, whatever ; प्रिवृद्धि प्रेते pitari prete, when the father is dead; इति iti, so : अस्मिन asmin, in this : वचने vachane, passage ; ज्येष्टादि-पदाविवक्षया jyesthadipadavivaksaya; from an indefinite import of the word; 'eldest'; Anta: praptih, to deduce the suggestion : इति iti, this : इयामाद-मात्रम vyamoha-matram, a mere error: अतः atah therefore: मैत्रादिवचनै: maitradi-vachanaih, from texts concerning friendly gifts and the rest; पितृप्रामुक्त वैवा pitnhpragurdhyam, before for after the father (i.e. his death); विभाउयद्वेन vibhajyatvena, as being liable to partition : उक्तर्र uktasya, of what is spoken ; यत्किञ्चत् yatkinchit: whatever: पितिस्थिते pitari prete, when the father is dead : इति iti, this . अस्य asya, to this ; अपवाद: apavadah, an exception ; इति iti, so : ध्याक्येयम vyakhvevam, should be interpreted.

15. Or you may be satisfied with considering it as an exception to what is suggested by another passage; "All the brethren shall be equal sharers of that which is acquired by them in concert" and it is therefore, a mere error to deduce the suggestion from an indefinite import of the word "eldest" in the text before cited (§13). That passage must be interpreted as an exception to the general doctrine, deduced from texts concerning friendly gifts and the rest, that they are exempt from partition, both before the father's death and after his demise.

Balambhatta's gloss.

15. Let it be a prohibition; the same result is obtained from other

texts (also), but not by the above said mode (alone) : he says so on the anthority of the maxim of 'तदान दुजन:' (let a wicked man be satisfied)*. 'Or'l he cites a text from Brihaspati; 'by all in concert', it is plural to include all. He, therefore, says, 'all'; 'there', in the wealth; here is also no proof; so ho says; 'therefore' by reason of the result arising from thy (apponent's) obstinacy. 'Eldest otc-'; he means as there is no reason for inappropriateness the anthority (proof) is clear. He says the same: 'error': what will be the re-ult of the established principle; so he says; 'therefore' means by reason of the possibility of thy (opponent's) above-said meaning. 'Of the father', death is understood; it is to distuiginsh it from indivisibility; 'of the above cited', of the affectionate gift; by 'iii' is meant 'by this'. On the death of the father, the younger brothers get shares in the earnings made by the elder brother from the friendly gifts etc. provided they are literate; it is what he means. So if the elder brother earns wealth by learning eto. acquired without detriment to the patrimony, the younger brothers get shares therein provided they are engaged in acquiring knowledge, so say Kalpataru and Medhatithi. S) also it should be understood to be an exception to the above said-rule laid down by Kâtyâyana.

Mitakera.

तथान्यद्प्यविभाज्यमुक्तं मनुना । (श्र. ६ २३ो. २१६) वस्तं पत्रमलङ्कारं कृतान्न-मुद्दकं स्त्रियः । योगक्तेमं प्रचारं च न विभाज्यं प्रचक्तते इति १६ ॥

, तथा tathå, similarly; अन्यह anyad, other things; अपि api, also; अविभाउयम् avibhåjyam. exempt from partition; उक्तम् uktam, is said; मनुना manunå, by Manu; वस्तम् vastram, clothes; पत्रम् 'patram, vehicles अरङ्कारम् alankåram, ornaments; इतासम् kritannam, prepared food; उद्भ्य udakam, water, स्त्रिय: striyah, women, येग-अंगन् yogaksemam, sacrifices, and pious acts; अवारम् prachåram, a common way; न na, not; विभाउयम् vibhåjyam, to be divided; अवक्षते prachaksate, they say, are declared.

16. Other things exempt from partition, have been enumerated by Manu, "Clothes, vehicles, ornaments, prepared food, women, sacrifices and pious acts, as well as the common way, are declared not liable to distribution.

^{*} The maxim is used where even on admitting the untenable position of an opponent, another defect can not be cured.

Balambhatta's gloss.

16. He sets aside the defeciency; 'other things'] there is another wrong reading 'atha anyat'; by 'also' (api). "Wealth acquired by one becomes his own self-acquisition; similarly, gifts in ale to a friend, a bridegroom, or a guest. This is the substance; what is obtained by a guest out of respect. 'Are declared'], 'books', the reading according to Yama (Manda) by reason of the approval by the commentators, Kalpataru and Medhatithi etc. is to be disregarded.

Mitakara.

धृतानामेव बस्नाणामविभाज्यत्वं यद्येन धृतं तत्तस्यैव । पितृधृतानि तु पितु-इत्वं विभजतां आद्धभोक्त्रे दातव्यानि । यथाह वृहस्पतिः । वस्नालङ्कारशय्यादि पितु-र्यद्वाहनादिकम् । गन्धमाल्यैः समभ्यच्ये आद्धभोक्त्रे समग्येदिति । अभिनवानि तु वस्नाणि विभाज्यान्येव १८ ॥

जनानाम dhritanam, of those that are used or worn ; एव eva, only. indeed; बजाणान् vastranam, of clothes, अविभाज्यत्वस् avibhajyatvam being not distributed ; यह yad, which ; येन yena, by whom : जनस dhritam, worn ; तद tad, that ; तसा tasya, belongs to the same one ; एव eva, the very, the same ; पितृश्तानि pitridhritani, those that had been worn by the father : त tu, but ; पितुरू व pituh ûrdhvam, after the father : विभाजनाम vibhajatam, by brethren parting; आद-भाक śrâddha-bhoktre to the person who partakes of the food at the obsequies; दानव्यान dâtavvâni, should be given ; यथा yathâ, as ; आह, âha, directs ; महस्यति। brihaspatih, Brishaspati ; वजालङ्कारशस्यादि vastralankara sayyadi, clothes, ornaments, bed and other articles; ftg pituh, the father's; ug yad, which: बाहनादिकम vahanadikam, vehicle and the like; गन्धमाल्यै: gandha-malyaih. with fragrant drugs and wreaths of flowers; अमध्याच्य samabhyarchya. after worshipping them, perfuming them; आद्योगके śraddhabhoktre, to the person partaking of the food at the obsequies (of the funeral repasts): समर्पयेत samarpayet, should give ; इति iti, so; अभिनवानि abbinavani. new: त tu, but; वस्त्राणि vastrani, clothes; विभाज्यानि vlbhajyani, are subject to distribution ; QT eva, indeed.

17. Clothes, which have been worn, must not be divided. What is used by each person, belongs exclusively to him; and what had been worn by the father, must be given by brethren parting after the father's decease, to the person who partakes of food at his obsequies: as directed by Brashaspati; "The clothes and ornaments, the bed and similer furniture, apportaining to the

father, as well as his vehicle and the like, should be given, after perfuming them with fragrant drugs and wreaths of flowers, to the person who partakes of the funeral repast." But new clothes are subject to distribution.

Bâlambhatta's gloss

17. He explains 'clothes' etc in order : 'which have been worn' etc.], in the original text, the singular is used to indicate the same opecies; by this, the unity of clothes, vehicle, water is meant; the clothes should be of equal price not very precious; it refutes the view of Medhatithi and Kalpataru by reason of the qualifying clause to the object in view. 'Worn clothes and ornaments' from Kâtvâyana makes it common to both. With this object in view, he says; 'of the worn only' by this a distinction is made with the unworn. It is in connection with the sons; 'what'; it is also well known. He says in connection with the father; 'father', after father's death; 'after'; by this, it is suggested that if partition took place during his life time, the father shall take them as his share. ing', under 'optionally of the set in the nominative'* (Panini, I1-3-71) is in the genitive case in the nominative sense. 'That etc. of the father' is connected with 'all that'; 'etc.' includes other paraphernalia. It is the right of the parson who partakes of the funeral repast in the worship. 'The priest who partakes of the funeral repast' is in singular by reason of its applying to a class; it applies to the whole priestly class as represented by him. He gives the result of the explanation ; 'new.'

Mitakara

पत्रं वाहनमध्वशिविकादि तदिष यद्येनारूढं तत्तस्यैव पित्र्यं तु वस्त्रवदेव। अश्वादीनां बहुत्वे तु तद्विकयोपजीविना विभाज्यत्वमेव। वैपम्येण विभाज्यत्वे ज्येष्ठस्य (श्व० ६ रहो० ११६) अजाविकं सैकशफं न जातु विपमं भजेत्। अजाविकं सैकशफं ज्येष्ठस्येव विधीयते इति मतुस्मरणात्। १८॥।

पत्रम् patram, vehicles (patram, means); बाहनस् våhanam, vehicles; अवशिवकादि asva fibikadi, horses, litters etc.; तह tad, that; अपि api, too; यह yad, which; येन yena, by whom; आरूड्स् ârûdham, ridden; तत् tat, that; तस्य tasya; his; एव eva, on!y, indeed; पित्रम् pitryam, the father's; तृ tu, but; बखाद vastravad, like clothes; एव eva, indeed; अधादीनाम् asvådînåm, of horses and others; बहुत्वे bahutve, if these be

[&]quot;See for explanation in Panini at p. 305 of the Paului publication,

a number; तु tu, but; तद्विकरोपजीविनाम् tad-vikraya-upajîvinâm, among those who live by the sale of them; विभाउपत्वम् vibhâjyatvam, liability of being distributed; एव eva, indeed; वैपस्येण vaişamyena, owing to inequality, the member being unequal; विभाउपत्वे bibhâjyatve, in being distributed; श्येष्ट्र jyeşthasya, belong to the eldest; श्राविकम् ajâvikam, a single goat; a single sheep; सैक्शफम् saikaśapham, with a whole hoof, or with a uncloven hoof; न na, not; जातु jâtu, indeed never; वियमम् vişumam, an unequal, a single one; भनेत् bhajet, should divide; श्राविकम् ajâ-avikam, a goat or a sheep; सैक्शफम् saikaśapham, an uncloven beast with a whole hoof; ज्येष्ट्र jyeṣthasya, belong to the eldest; विशीयते vidhiyate, it is prescribed that; इति iti, thus; मनुस्मरणान् manu-smaranât, because Manu has ordained.

18. Vehicles.] The carriages, as horses, litters, or the like. Here also, that, on which each person rides, belongs exclusively to him. But the father's must be disposed of as directed in regard to his clothes. If the horses or the like be numerous, they must be distributed among co-heirs who live by the sale of them. If they cannot be divided, the number being unequal, they belong to the eldest brother; as ordained by Manu; "let them never divide a goat or sheep, or a single beast with uncloven hoofs: a single goat or sheep belongs to the first-born."

Balambhatta's gloss.

18. The synonyms of 'patra' (vehicle) are बाह्न, यान, युग्न, पत्र, घोरण according Amara Sinha (II-8-58); similarly patra means both conveyance and leaf (Amar III-3-179); he supports it by quoting from the dictionary. 'Carriage']; 'or the like', conveyances etc. like the clothes should be given to 'the priest who partakes of the funeral repart.' He gives a specical case; 'of the horses', animals, it is in the 6th form of declension in the sense of the nominative case as before; when they are many, they should be distributed amongst them all. 'Of the first born'] it means that it falls to him as his share; here the unequal share is to make up the entirety but not for the unevenness. Thus by giving one to him if the number is even, in order to make up the total of the shares, they should be so allotted by them. When there is an odd number by reason of the indivisibility thereof equably among all and by being not capable of conversion into money on account of the prohibition of sale, the shares should be

equally made and that which is over and above there in the shape of a horse etc., should be allotted to the eldest alone. If that is not practicable, the whole should go to the eldest. For example, the horses are four but the sons are three or five; in this case there is a glaring disparity. He means that if it be accepted, there will be a conflict with the texts of many suritis; the same rule applies elsewhere. He cites an authority in support of indivisibility. 'A goat or a sheep'] It is dwanda compound to indicate 'a single of it'; 'divide' allot; he assigns a reason: a goat'], therefore etc. 'Patra' means any money entered in a document; "money entered in a deed and set apart for a charitable purpose, water, females and heriditary corrody." Kâtyâyana.

'Let him disclose the (assets) after the sale of clothes and ornaments and payment of documentary debts and conversion of the prepared food into the unprepared' Kalptaru citing from Brihaspati's smriti.

Mitaksra.

श्रलङ्कारोऽपि येायेन धृतः स त्य्येव । श्रधृतः साधारणेविभाज्यप्त । (मनु० श्र० ६ श्रुगे० २००) पत्यौ जीवति यः स्त्रीभिरलङ्कारोधृतो भवेत् । न तं भजेरन्दायादा भजमानाः पतन्ति तदति ॥ श्रलङ्कारोधृतोभवेदिति विशेषेणोपादानादधृतानां विभाज्यत्वं गम्यते । १६ ॥

बाउद्भार: alankarah, ornaments; अपि api, too; य: yah, which; येन yena, by whom; एटः dhritah, was worn; सः sah, that; तरः। tasya, his; एव eva, indeed; अएतः adhritah, which is not used, not worn; साधारणः sådhåranah, is common; विभाउपः एव vibhåjyah eva, must be divided; यत्रोजीवित patyau jivati, while the husband is living; यः yah, which; जीभिः stribhih, by women or wives; अउद्धारः alankarah, ornaments; एतः dhritah, used; भवेन bhavet, would be: न na, not; तम् tam, that; भजेरन् bhajeran, ehould divide; द्वादाः dâyadâh, heirs; भजमानाः bhajamânâh if they divide; पतन्ति patanti, they fall, are degraded from their tribe; द्वि iti, so; अलङ्कारः alankarah, an ornament; एतः dhritah; worn, used; भवेत्, bhavet, if it would be; इति iti, so, thus; विशेषेषोपादानात् viseeena-upådânât, by the use of this epithet, by the condition specified; अएतानाम् adhritânâm, those that are unused; विभाउपत्वम् vibhåjyatvam, liability of being divided; गम्यते gamyate, is seen.

19. The ornaments worn by each person are exclusive'y his. But what has not been used, is common and liable to partition. "Such

ornaments, as are worn by women during the life of their husland, the heirs of the husbant shall not divide among them elves; they, who do so, are degraded from their tribe. It appears from the condition here specified ("such ornaments as are worn") that the e, which are not worn, may be divided.

Balambhatta's gloss.

19. In the original it is, as usual, in neuter; he says with an object : 'ornament']; 'worn']; here everywhere 'bhrita etc.' is another reading; the meaning is the same. 'The unworn' is explained; 'is divisible'l, vibhaiya is an incorrect reading; although under "तरप, ईयसन in comparison of two and division" (P. V. 3. 57),* by nipata it is correct only in the ablative case, but nowhere else. It may he asked similarly by dropping ज्यात obtained under "generally कृत्य and ल्यूट affixes" (P. 111-3-113)+ how can bibhajya be formed? The reply is that it is correct by reason of its ending in a vowel under 'after vowel, 43' (P. III. 1. 97)t There is no difference of meaning; by reason of laying down the prohibited, a root form of the verb is made causative; so under 'If a root ending in for in the state devoid of for being accusative, becomes nomina. tive in the sense of non-meditation' (1.3.67) (it is proper) by reason of the support given by Harita. But nipatas and other obstructions are not proper by reason of 'kn' being unavoidable in 'nyat' and the absence of the support thereof. By this, the statement of Haridutta to the effect that the correct use of the term of 'vibhajva' in the smritis is doubtful. is refuted.

He cites Manu; 'in the husband' and 'by the women' are figures of synechdoche; therefore '...each person, is exclusively his' should be understood not against the preceding part of the book. 'iti' mean '...here'; there is an authority for the special rule; 'ornament']; by this 'worn and similarly situated at the time of partition should not be allotted to shares to the sons', but she should put it on as a share of her husband. It the follows as a matter of invisible inference that what a wife has put on during the life-time of her husband, shall be indivisible after his death.

^{*} See for further elucidation at P. 961 of vol 1 of Panini.

[†] See at P. 524 Ibid.

[‡] See at P. 385 1bid,

[&]amp; See at P. P. 149 of vol I of Panin 1.

By this, the indivisibility thereof for all times is refuted, there is on the other hand degradation on appropriating it out of avarice for its beauty. By saying 'while living' there is nothing wrong in appropriation after death by another; the statement of Yama is set aside-

Mitaksra.

कृताम्नं तर्जुलमोदकादि तद्प्यविभाज्यं यथासंभयं भोक्तव्यम् । २०॥

हतासम् kṛitânnam, prepaied food; तण्डुल tandula, boiled rice; मेह्दहादि modakâdi, sweetmeats etc.; तद्द tad, that; अपि api, too; अविभाज्यस् avibhâjyam, not to be divided; यथापम्भवस् yathâ sambhavam, according to circumstances; भोक्तव्यम् bhoktavyam, is to be used, consumed.

20. Prepared food, as boiled rice, sweet cakes, and the like, must be similarly exempted from partition. Such food is to be consumed according to circumstances.

Balambhatta's gloss.

20. 'Prepared food', here is no karmadhâraya by reason of the word 'krita' being useless, but it means 'made from eatable stuff' like 'râjadanta etc.'' The word "anna" (eatable), is a compound word and means anything fit for it. 'Boiled rice and sweat cakes' mean the sweetmeat balls made thererof; 'and the like', cakes etc.; 'according', but etc.; similarly in the following.

उदकं तृदकाधारः कूपादिः तद्य विषमं मृत्यद्वारेण न विभाज्यं पर्यायेणोप-भेक्तव्यम् । २१॥

उदक्रम् udakam, water ; तु tu but; उदकाधार: udakâdhâraḥ. a reservoir of water; कृषादि: kûlâdhḥ, wells etc.; तच tachcha, and that, विषमण् visamam, unequal, (to the allotment of shares); मून्यद्वारेण mûlya dvârena, by means of the value; प्यायेण paryârena by turns; उपनेक्तन्यम् upabhoktavyam, should be used.

21. Water, or a reservoir of it, as a well or the like, being unequal (to the allotment of shares,) must not be distributed by means of the value; but is to be used (by the co-heirs) by turns,

Balambhatta's gloss.

21. 'Unequal'] by this, the division is suggested in equal allotment;

similarly in the following also; for the said reason, he, lays down the mode of use; 'value' similarly in the following also.

Mitakera.

स्त्रियश्चदास्योविषमा न मृत्यद्वारेण विभाज्याः पर्यायेण कर्म कारियतव्याः । श्ववरुद्धास्तु पित्रा स्वैरिएयाद्याः समाश्चपि पुत्रैनं विभाज्याः। 'स्त्रीपु चसंयुक्तास्रविभाग' इति गौतमस्मरणात् । २२॥

खियः striyah; womon; च cha, and; दास्यः dâsyah, women slaves; विषमाः vişamâh, unequal (to the number of shares) न na, not; मृत्यहारेष mûlya-dvâreṇa, by means of value; विभाज्याः vibhâjyâh, should not be distributed; पर्यायेष paryâyeṇa, in turns; कर्म karına, work कारियतस्यः bârayitavyâh, should be made to work; भारतद्वाः avarıddhâh, kept in concubinage; तु tu, but; पित्रा pitrâ, by the father; स्वैरियग्याः svairinyâdyâh, adultresses and others; समाः samâh; equal (to the shares); श्रिष api, oven though; पुत्रेः putraih, by the sons; न na, not; विभाज्याः vibhâjyâh, be divided; खिषु strîşu, in the case of women; संयुक्तासु заṃyuktâsu, that were connected; अविभागः avibhâgah, no partition; इति iti, so; गौतम-समरणात् gantamasmaraṇât, because of the text of Gantama.

22. The women or female slaves, being unequal (in number, to the shares) must not be divided by the value, but should be employed in labour (for the co-heirs) alternately. But women (adultresses or others) kept in concubinage by the father, must not be shared by the sons, though equal in number: for the text of Gautama forbids it. "No partition is allowed in the case of women connected (with the father or with one of the co-heirs)."

Balambhatta's gloss.

22. By reason of mentioning 'slaves' out of fitness, he states a special rule suggesting the result. 'Women kept in concubinage' means kept by the father; he defines them, 'adultresses'; by 'upi' the unequal is also included. He gives an authority in support of even their equal number. 'Women connected' means 'enjoyed' or 'kept'; similarly the other reading; it means that they should be maintained like mothers. By the prohibition of the divisibility of the kept women; the married females are a fortiori excluded; by this, the description thereof like the female slaves given by Yama etc. and the application of it to others according to others are set aside; because both are included by reason of ample authorities. It is (a rule) of equal application.

Mitakera.

येगाश्च त्रेमश्च येगात्तेमम् । येगाशव्देनालन्धलाभकारणं श्रीतस्मार्ताक्षित्रसाध्यमिष्ठं कर्म लदयते । त्रेमशब्देन ल धपरिरत्तणहेतुभृतं बिहवेदिदानतङ्गागरामनिमाणादि पूर्वं कर्म लदयते । तदुभयं पैतृकमिष पितृद्वःयिरोधाजितमप्यविभाज्यम् । यथार् लोगातिः । त्रेनं पूर्वं योगिमिष्टमिस्याद्वस्तत्त्वदशिनः । श्रविभाज्ये च ते शोके श्रपनासनमेव चेति । २३॥

यागः yogah, yoga ; च cha, and ; क्षेमः ksemah, ksema ; यागक्षेमम yoga ksemam, the conjunctive word yoga ksemam ; यागशब्देन yoga sabdena, by the word voga; अल्ड्य-लाभ-कारणम alabdha labha karanam, the cause of obtaining something not already obtained श्रीत स्मातांग्रियास्यम sranta smarta-agni-sadhyam, to be performed with fire consecrated according to the Vedas and the law ; इष्टम । stam, sacrificial ; कर्म karma, act ; लक्ष्यते laksyate, is denoted; अमश्रहदेन ksema sabdena, by the word ksema; ल्हा-परिक्षणहेत्भनम labdha-parirakana hetubhûtam, which becomes the means of conservation of what has been obtained ; बहिवंदिदान bahirvededâna, giving of alms elsewhere than the alter; तड़ागारामनिमांणादि tadâcârâmanirmânâ li, the making of a pool or a garden or the like; gan purtam: anspicious; कर्म karma, acts; लक्ष्यते laksyate, is denoted : तद्भयम tad-ubhayam, both those; चैतृक्त्म paitrikam, appertaining to the father; श्राप api, though ; पितृद्ध व्यविराधाजित म pitri-dravya-virodh-arjitam, accomplished at the charge of the patrimony; अपि api, though; अविभाउयम avibhâjyam, must not be distributed ; यथा yatlâ, as ; आह aha, declares : लीताक्षिः langaksih, Langaksi अमम ksemam, ksemam; प्रांम purtan, conservatory : योगम् yogam, yoga ; इष्टम् istam, sacrificial ; इति iti; so . आह: ahuh, have named: तत्त्वशिन: tatva darsinah, the learned, the philosophers. the knowers of truth ; अविभाज्ये aviblajve, indivisible ; च cha, and ; ते te, they both ; प्रोक्ते prokte, are pronounced ; शयनासनम् sayanasnam, bed and chair ; एव eva, also ; च cha, and.

23. The term yoga kṣema is a conjunctive compound resolvable into yoga and kṣema. By the word yoga is signified a cause of obtaining something not already obtained: that is, a sacrificial act to be performed with fire, consecrated according to the Veda and the law. By the term kṣema is denoted an auspicious act which becomes the means of conservation of what has been obtained; such as the making of a pool or a garden, or the giving of alms elsewhere than at the altar. Both these,

though appertaining to the father, or though accomplished at the charge of the patrimony are indivisible, as Laugaksi declares, "The learned, have named a conservatory act ksema, and a sacrificial one yoga; both are pronounced indivisible: and so are the bed and the chair."

Balambhatta's gloss.

23. 'Kṣema']; the word 'kṣema' is non-faminine according to Amara (1-4-26) It is a dwanda compound to indicate collection; sacrificial acts ('iṣtam') of that name; digging of tank ('pūrtam') of that name; they are mentioned generally. 'Appertaining to the father'], by api, the 'ancestral' is also included; he says generally by reason of its being understood also with the other not understood. 'At the charge of the patrimony'; under 'api' (though) 'without detriment to the patrimony' is included. There is an authority in support of the general proposition; 'declares', by this the conclusion that in connection with the friendly gift, it is also a qualifying clause of it or it equally applies to it with a similar reasoning, is set aside by reason of its annulment generally.

Mitaksra.

ये।गक्तेमशब्देन ये।गक्तेमकारिणोराजमन्त्रिपुरोहिताद्यउच्यन्ते इति केचित्। इत्रचामरशस्त्रोपानत्प्रभृतयइत्यन्ये। २४॥

योगक्षेमशब्देन yogakṣema-śabdena, by the word yoga kṣema; योगक्षेमशब्देन yogakṣema-hāriṇaḥ, those who effect sacrificial and conservatory acts; राजमन्त्र-पुरे।हितादय: rājamantri-purohiṭādayaḥ, the king's connsellors, the stipendary priests and the others; उच्यन्ते nchyante, are meant; हति iti, so; केचित् kechit, some; छत्र-वामर-शक्त-उपानत्मस्तयः chhatra châmara-śastra-upānat-prabhṛitayaḥ, praasols (umbrellas), cowtails, weapons, shoes and similar things; उपान्ते uchyante, are meant; हति iti, so; अन्ये anye, some others,

24. Some hold, that by the compound term yoga-ksema, those who effect sacrificial and conservatory acts, (yoga and ksema) are intended, as the king's counsellors, the stipendiary priests, and the rest. Others say, weapons, cowtails, parasols, shoes, and similar things, are meant.

Balambhatta's gloss

24 He now proceeds to give the opinion of Medhatithi and Kal-

patarn; 'yoga']; he gives another view; 'parasol']. According to all, the profit arising therefrom even if unequal should be divided. Brihaspatisays. "The profit arising to the possessor of 'yoga' and 'kṣema' is to be divided equally"; by reason of possessing 'yoga' and 'kṣema.'

Mitaksara

प्रचारोगृहारामादिषु प्रवेशनिर्गममार्गः सोष्यविभाज्यः। २५॥

प्रचार: pracharah, a common way. गृहासमादिषु griharamadişu, in honses and gardens, and other places; प्रवेशनियंतमागं: ptavese-nirgama-margah, road of ingress and egress; सः sah, that; अपि api, also; अविमाज्यः avibhajyah, not to be divided.

25. The common way, or road of ingress and egress to and from the house, garden, or the like, is also indivisible.

Balambhatta' gloss

25. He says that in the word 'common way', there is ঘল affix in the sense of instrumentality under 'And after consonants '(P. 111. 3. 121)*

'House']; having stated the indivisibility of the road of ingress and egress from the house, garden or the like, it follows that the honse, garden or the like are divisible; but he condemns it as being contrary to other smritis.

Mitakera.

यत्तूशनसा त्तेत्रस्याविभाज्यत्वमुक्तम्। श्रविभाज्यं सगोत्राणामासहस्रकुला-द्रि। याज्यं त्तेत्रं च पत्रं च कृतात्रमुद्दकं स्त्रियद्दति तद्ब्राह्मणोत्पन्नत्तित्रयादिपुत्र-विषयम्। न प्रतिष्रहभूदेंया त्तित्रयादिसुतायवे। यद्यप्येपांपिता द्यान्मृते विष्रासुतो-हरेदिति स्मरणात् २६॥

यत् yat, which, as; तु tu, but; उरानसा uáanasâ, by Uáanas; क्षेत्रस्य kṣetrasya, of a field; ऋषिभाज्यस्यम् avibhâjyatvam, exclusion from pārtition; उक्तम् uktam, is stated; ऋषिभाज्यम् avibhâjyam, not to be distributed; स्तोत्राणाम् sagotiânâm, among kinsmen; आसहस्रकुछःह âsahasra-kulâd, to the thousand degrees; अपि api, even; याज्यम् yâjyam; sacrificial gains; क्षेत्रम् kṣetram, land; पत्रम् patram, written document; or vehicles; इतालम् kṛitânnam, prepared food; उद्यम् udakam, water; खियः striyah, women; इति iti, so; तद्व tad, that; झाहाणोत्यल्ल brâhmano-

^{*} As for further elucidation, see at p. 527 of Panini's Grammer.

utpanna, born of a Brahmana father; अधियादि ६३ वर्षां वेर्या, by women of the kṣatriya (the military) and other inferior classes; पुत्रविषयम् putra viṣayam, in reference to the sons; न na, not; प्रतिग्रह्म; pratigrahah bhûh, land obtained by acceptance; देवा deyâ, is to be given; अधियादिमुनाय ६३ वर्षां अधेरं अधिकात के का born of a kṣatriya or other inferior wife; वे vai, surely; यद्याप yadyapi, even, though; एवाम eṣâm, to these, or their; विन्य pitâ, father; द्रयान् dadyât, would give; मृते mrite, after he (the father) is dead; विग्रमुत: viprâ-sutah, the son af a Brâhmani; हरेन haret, should take away; हिता iti, thus; स्मर्णान् smaranât, because it is ordained.

26. The exclusion of land from partition, as stated by Usanas, ("Sacrificial gains, land, written documents, prepared food, water, and women, are indivisible among kinsmen even to the thousandth degree;") bears reference to sons of Brahmana by women of the military and other inferior tribes: for it is ordained (by Vrihaspati) "Land, obtained by acceptance of donation, must not be given to the son of a kshatriya or other wife of inferior tribe: even though his father give it to him, the son of the Brahmani may resume it, when his father is dead."

Balambhatta's gloss.

26 .'As'] Vyasa also follows the same order; Prajapati also says that sites of the house can not be divided.' By this, the discussion in the above said four has been shown; he sets it aside; 'that'] here, 'and the other' includes a vaisua tribe only but not a sadra as will be shown later on. 'He cites from Brihaspati; 'na prati']; the result of the qualifying clause will appear later on; this by roason of the inherent power of the word relates to the partition made at the option of the father. Therefore in all partitions made at the instance of the sons in the paternal property, its absence is self-evident. He states about the ancestral property; 'here land' therefore, means all landed property and includes agricultural land (holding) by reason of using 'land' only and making a distinction between a gift of a house and that of land; here ancestral house is not meant. Brihaspati therefore, says, "He who is a son of a woman of a Brahman casto shall inherit the land given as a Brahmana donation; but all who are twice born are entitled to succeed to the house property and the ancestral holding." 'Brahmann donation' moans gift. So the original text of Madana Parijata stated previously should be considered improper. It may be said that even by not reconciling the conflict with Vyasa, the conflict with Prajapati romains intact by reason of the special prohibition as regards the self-acquired house property other than obtained by charitable gift, in pursuance of the text of Brihaspati. In pursuance of the text of Prajapati in the text of Manu, the terms 'yoga and kaoma' have been probably explained by Medhatithi as meaning house site, but that refers to a case where it is without the consent of the father. So—

In the house property and agricultural land (holding) the grand sons and the father are equally entitled; but in the paternal ones the sons have no right to demand partition without the consent of the father." Vyasa. The statement of Kalpataru to the effect that 'ksetra (holding) always means house site', is erronoous. Katyayana, therefore, says, let the existing house, land and quadrupeds be distributed.' By the difference between them the separation is made; it should be understood that even in the text of Vyasa it is made.

Mitakara.

याज्यं याजनकर्म लब्धम् ॥ २७।

यद्ययम् yâjyam, sacrificial gains; यातनकमंत्रत्थम् çâjana karmalabdham, acquired by officiating at religious ceremonies.

27. Sacrificial gains] acquired by officiating at religious ceremonies.

Balambhatta's gloss

27. While decribing what is exempt from partition, he explains the secondary sense of the word the 'sacrificial gains' used; religious ceremonies'].

Mitaksra.

. पितृप्रसादलब्धस्याविभाजत्वं वस्यते । नियमातिकमस्याविभाज्यत्वमनन्तरमेव-निरासि ॥ २८ ।

पितृत्रसादळक्षस्य pitri-prasåda-labdhasya, of what is obtained through the fathers' favour; अविभाउयत्वम् avibhâjyatvam, exemption from partition; वृत्यते vakşyate, will be subsequently declared; नियमातिकमस्य niyamâti-kramasya, of anything acquired by transgressing restrictions regarding the mode of acquisition; अविभाउयत्वम् avibhâjyatvam, the supposition of indivisibility; अनन्तरम् anantaram, already; एव eva, indeed, just; निरास्ति nirâsi, is refuted.

28. What is obtained through the father's favour, will be subsequently declared exempt from partition. The supposition,

that any thing, acquired by transgressing restrictions regarding the mode of acquisition, is indivisible, has been already refuted.

Balambhatta's gloss.

28. When the original text-writer commenced exempting from partition by saying 'without detriment to the patrimony,' he did not mention all assets; in order to remove this defect in the course of 'partition' he came to remember that which follows. 'Through the father's favour', means that also; the original text-writer says 'by the parents etc.' first Nârada text has also laid down the same thing, 'it must be understood as pertaining to the partition at the instance of the sans Here the impartibility (exemption from partition), has been explained by the commentator by positive and negative precepts. The positive rule consists in describing the nature of impartibility and the negative rule (prohibition) consists in the refutation of partibility. In this state, though said here, yet useful in the following, he comes to remember it. 'Restriction.'] means, for a Brahmana of acceptance of gift etc.; 'already' means, the objection that arose in the discussion of the partible property by the propounder of the established truth; 'refuted' prohibited.

Mitakera

पितृद्वव्यविरोधेन यदर्जितं तिक्षभजनीयमिति स्थितं तत्रार्जंकस्य भागद्वयं विसष्ठ-वचनात् । येन चैषां स्वयमुपार्जितं स्यात्सद्वयं श्रमेव लभेतेति ॥ २६ ।

पितृ-वृद्य-विरोधिन pitridravya-virodhena, at the expense of the patrimony; यह yad, what; खिनाम arjitam, is acquired, तह tad, that; विभागनीयम् vibhajanîyam, is to be divided; इति iti, so स्थिनम् sthitam, is settled; तत्र tatra, in such a case; अर्जकस्य arjakasya, of the acquirer; भागह्यम् bhâgadvayam, is a pair of shares; विस्टवचनात् vasistha-vachauât, from the passage of Vasistha; येन yona, by whom; च cha, and; एषा esâm, of these; स्थम svayam, by himself; उपाजिनम् upârjitam, acquired; स्यात् syât, would be; ह्याशम् dvyamán; two parts, a double share: एव eva, indeed; स्थित labheta, would obtain; इति iti so.

29. It is settled, that whatever is acquired at the charge of the patrimony, is subject to partition. But the acquirer shall, in such a case, have a double share, by the text of Vasishtha. "He, among them, who has made an acquisition, may take a double portion of it."

Balambhatta's yloss.

29. In such a state in order to have a bearing on the following, he

sums up the obvious result previously stated. 'At the charge of the patrimony'] similarly and the rest in order to be in unison with the general subject. "Tatra"] (in such a case) similarly in the earning from the friendly gifts etc, he says the same; 'by whom'] 'among them' among brothers.

Mitaksara

अस्यापवादमाह ।

सामान्यार्थ समुत्थाने विभागस्तु समः स्मृतः॥ ३०॥

त्रस्य asya, its; स्रवादं apvådam, exception; स्राह åha, propounds. सामान्य-प्रर्थ-प्रमुन्धाने såmånya-artha-samutthåne, if the common stock, or wealth be improved: विभाग: vibhågah, division; तु tu, but; सम: samah, equal; स्मृत: smritah, is ordained.

30. The author propounds an exception to that maxim, "But, if the common stock be improved, an equal division is ordained."

Balambhatta's gloss.

30 'Of this'] of the double share as said by Vasistha; the explanation of the 'common stock.' (follows)

Mitakṣara

श्रविभक्तानां भ्रातॄणां सामान्यस्यार्थस्य कृषिवाणिज्यादिना संभूय समुत्थाने-सम्यग्वर्धने केनचित्कते समएव विभागोनार्जयतुरंशहयम् ॥ ३१ ।

भावभक्तानाम् avibhaktânâm, among unseparated; आन्णाम् bhrâtrînâm, brothers; सामान्यस्य sâmânyasya, of the common stock; अर्थस्य arthasya, of the stock; कृषिवाणित्रयादिना krisi-vânijyâdinâ, by means of agriculture, commerce, or similar occupations; संभूय sambhûya, together; समुत्थाने samutthâne, on improvement; सम्यग्वधंते samyagvardhate; on a good augmentation; केनचित् kenachit, by some one; कृते kâite, done, effected; समः samaḥ, equal; एव eva, indeed; विभागः vibhâgaḥ, division,; न na, there is not; अर्जयितः arjayitnḥ, of the acquirer; अराह्यम् amáa dvayam, a double share.

31. Among unseparated brethren, if the common stock be

improved or augmented by any one of them, through agriculture, commerce, or similar means, an equal distribution nevertheless takes place; and a double share is not allotted to the acquirer.

Balambhatta's gloss.

31. 'Among the unseparated borthren]; in improving'; its explanation; 'thoroughly']; there the reason is assigned! 'agriculature' for this object, it is said over and above the restrictive rule; he gives the rest: 'by any one of them,' among the brothers etc.

END OF SEC. 1V.

SLCTION V.

Mitaksra.

पिज्ये द्रव्ये तु पुत्राणां विभागोदर्शितः। इदानीं पैतामहे पौत्राणां विभागे विशेषमाह ॥ १।

अनेक पित्रकाणां तु पित्रतीभागकल्पना ॥ १२० ॥

विश्ये pitrye, of the paternal; द्रव्ये dravye, estate; तु tu, but; पुत्राणाम् putranam, among sons; विभागः vibhagah, distribution; द्रिनंतः daráitah, is shown; ह्र्दानीम् idanam, now; पैतामहे paitamahe, concerning grand-father's ostate; पीत्राणाम् pautranam, among gransons; विभागे vibhage, in the matter of distribution; विशेषम् visesam, a special rule; त्राह aha, propounds; अनेकपिन्काणाम् aneka pitrikanam, among grandsons by different fathers; तु tu, but; पिन्तः pitritah, according to the fathers; सामकल्पना bhagkalpana, the allotmont of shares.

1. The distribution of the paternal estate among sons has been shown; the author next propounds a special rule concernign the division of the grandfather's effects by grandsons;

"Among grandsons by different fathers, the allotment of shares is according to the fathers."

Balambhatta's gloss

1 He explains the relevancy of the succeeding. 'Paternal estate' means somehow his own property only; 'among sons' among them only; similarly in the following; 'of the grandfather's effects' in his only; 'concerning the division' means by reason of the accural of the proprietary right by birth alone. 'By different fathers' i e the sons belonging to the different fathers, or the sons of different fathers; the meaning is that the grandfather is one who has got many sons related to each other as brothers; the sons of the latter are therefore sons of different fathers. The different reading is 'whose fathers are dead', 'the sons by different fathers' is an incorrect reading.

Mitaksara

यद्यपि पैतामहे द्रव्ये पैत्राणां जन्मना खत्वं पुत्रैरविशिष्टं तथापि तेषां पितृद्वारेलैंव पैतामहद्रव्ये विभागकल्पना । न स्वरूपापेत्रया । पतदुक्तं भवति । विभक्ताम्रातरः पुत्रानुत्पाद्य दिष्टं गतास्तदैकस्य द्वे पुत्रावन्यस्य त्रयाऽपरस्य चत्वारइति पुत्राणां
वैषम्ये तत्र द्वावेकं स्विपत्र्यमंशं लभेते । श्रन्ये त्रयोऽप्येकमंशं पित्र्यं चत्वारोप्येकमंशं
पित्र्यं लभन्तइति । तथा केषुचित्युत्रेषुध्रियमाणेषु केषुचित्युत्रानुत्पाद्य विनष्टेष्वयमेव
न्यायोध्रियमाणाः स्वांशानेव लभन्ते । नष्टानामिष पुत्राः पित्र्यानेवांशान्लभन्तइति
वाचिनिकां व्यवस्था ॥ १२० ॥

यद्यपि yadvapi, although ; पैतामहे paitamahe, over the grandfather's ; द्रव्ये dravye, property; पोत्राणान pautranam, of the grandsons: जन्मना janmana, by birth ; स्वत्यम syatyam, proprietary right ; प्रते: putraih, with the sons ; अविशिष्ठम् avisistam, common ; तथापि tathapi, still : तेपाम tesam; their : िन्द्रारेण pitri-dvarmen, through the father : एव eva. only : पैतानहं दृश्ये paitamahe-dravye, in the grandfather's property : विभागकत्पना vibhaga kulpana allotment lof shares; न na, not; स्वरूपापेक्षया svarapapeksiva, with reference to themselves; gag, etad, this, and uktain. expressed : भव र bhavati, is ; विभक्ताः vibhaktah, separated : आताः bhiatarah; brot'iers ; gud putran, sons, male issue ; saug utpadya. producing farg-nate distanting than, die; ag tada, then; water ekasya. of one : दी dvau, two ; पुत्री putrau, sons ; अन्यस्य apyasya, of the other : त्रयः trayah, three; पुत्रा: putrâh sons; अपरस्य aparasya, of another one : चन्चार: chatvårah, four ; इति iti, so, thus ; प्रत्राणाम् वैषम्ये putranam vaisamve. in case there is an inequality of sons ; 33 tatra, there, in that case ; 27 dvan, two ; एकम् ekam, one, whole only, स्वितृत्यम् sva pitryam, of their

own father; अशम् बर्छाईबल, share; लभेने labhete, obtain; अन्ये anye, other; अयः trayah, three; अपि api, also; एकम् ekam, one; अशम् बर्छाईबल, share; पित्रम् pitryam, the father's; च-वारः chatvârah, the four; आप api, also; एकम् ekam, one; आगम् बर्छाईबल, share: पित्रम् pitryam, father's; लभ्मने labhante, obtain; इति iti, so: तथा tathâ, similarly; केपुचित् keşu chit, some; पुत्रेषु putreşu, sons; धित्रमाणपु dhriyamâneşu, if they be living; केपुचित् keşu-chit, some; पुत्रेषु putreşu, sons; धित्रमाणपु dhriyamâneşu, if they be living; केपुचित् keşu-chit, some; पुत्रात् putrân, sons; उत्पाय ut, केlya, producing; चित्रस् पुरात् प्रात्रहाइ, if they be dead; अयम् ayam, this: एव eva, indeed; न्यायः nyâyah, rule; धियमाणाः dhriyamânâh, the living ones; सौरान् इर्थकं केश, their own shares; एव eva, only; लमन्ते labhante, obtain; नष्टानाम् naṣṭānam, of those that are dead; श्राप api, even; पुत्राः putrâh, sons; पित्रपान् pitryân, paternal; एव eva, only; अशम् बर्छाईबेm, shares; लभन्ते labhante, obtain; इति iti, thus, such; वाचिनको vâchanikî, prescribed by the text; इयवस्था vyavasthâ, the adjustment.

2. Although grandsons have by birth a right in the grand-father's estate, equally with sons; still the distribution of the grandfather's property must be adjusted through their father, and not with reference to themselves. The meaning here expressed is this: if unseparated brothers die, leaving male issue; and the number of sons be unequal, one having two sons, another three, and a third four; the two receive a single share in right of their father, the other three take one share appertaining to their father, and the remaining four similarly obtain one share due to their father. So, if some of the sons be living and some have died leaving male issue; the same method should be observed: the surviving sons take their own allotments, and the sons of their deceased brothers receive the shares of their own fathers respectively. Such is the adjustment prescribed by the text.

Balambhatta's gloss.

2, He explains it fully along with objections; 'although']; he says by reason of the ending in the instrumental case the affix is tast which applies in all declensions. Through their father only ponly is in the sense of 'but'; the meaning is that the text is restrictive; he further gives the reverse (as contrast); 'not with reference to themselves' not per head (per capita). He gives the result; 'this'] 'unse parate], is for distinction; 'there' among brothers. In order to-remedy the defect, he applies the said principle elsewhere; so], 'living', in existence or while alive, derived from / 'dhrin' to remain; Kâtyā-

yana has said so; "On the death of the unseparated son, his son is outitled to his share so that he may carry on his livelihood if he has not been provided for. He gets the share of his father from the uncle or his son-a share to which other brothers are equitably and justly entitled or he gets it from his son so that there may be satisfaction." He says 'prescribed by the text' otherwise there will be meaninglessness; so it is a restrictive rule. This is the meaning.

Kalpataru thinks that it includes the sons begotten on one woman by many. Vishuu in the course of the explanation says. "Of those who are of different fathers, the share is per stirpes; he gets the share of his father but not of any other."

Brihaspati therefore, says," If the 'aurasa' and 'ksetraja' sons are the inheritors of one father, they get the share of the father but of no other."

Here the term 'ksetraja' does not mean the son as defined, since he is entitled to another share to be mentioned hereafter, but every illegitimate son. "If two who are born from two fathers but one woman, claim the property, they get the property of their respective fathers but not of the other" Manu 9-191.

Mitakera

श्रधुनाबिभक्ते पितर्यविद्यमानभ्रातृके वा पौत्रस्य पैतामहे द्रव्ये विभागोनास्ति अधियमाणे पितरि पितृतोभागकल्पृनेत्युक्तत्वात् । भवतु वा स्वार्जितवत् पितृरिच्छ्यै-वित्याशंकितश्राह

भूर्या पितामहोपात्ता निबन्धोद्रव्यमेव च । तत्र स्यात्सदृशं स्वाम्यं पितुः पुत्रस्य चैव हि ॥१२१ ॥

अधुना adhunâ, now; विभक्ते vibhakte, if separate; पितरि pitari, be the father; श्रवियमानभातृके avidyamânabhrâtrike, if he has no brothers; वा vâ, or; पोत्रस्य pautrasya, of the grandson: पैनामहे paitâmahe, paitamahe, in the grand fathers'; वच्ये dravye, wealth; विभाग; vibhâgaḥ, share; न na, not अखि asti, there is : अधियमाणे adhriyamâṇe, if he be deceased; पितरि pitari, if the father; पिनृत: pitrṭaḥ, through the father, in right of the father; भागकप्पना bhâga-kalpanâ; the allotment of shares; इति iti. so; उक्तत्वाल् uktatvât, it being directed; भन्न bhavatn, let it be; वा vâ or; स्मितित्वव svârjitavâ;, like a distribution of his own acquisitions विनु: pituḥ, of the father; इन्द्रमा ichbayâ, according to the pleasure; एव eva, only, indeed; इति iti, so; आशिङ्काः âsankitaḥ doubting, to obviate this doubt; आह âha, the author says; भू: bhûḥ, land; या yâ, which; पितामहोपासा pitamahopâttà,

acquired by the grand-father; निवन्धः nibandhah, corrody; इध्यत् dravyam, chattels; एव eva, also; च cha, and; तत्र tatra, in that, in all these, स्यात् syât, should be; सहतम् sadr sam, the sam; स्वाम्पर् sanyam, ownership; चित्तः pituh, of the father; पुत्रस्य putrasya, of the son; च cha, and; एव eva, indeed, also; दि hi, for.

3. A rice field or other ground. A corrody. So many leaves receivable from a plantation of bette pepper, or so many nuts from an orchard of area, Chattel, Gold, silver, or other movables.

Balambhatta's gloss

3. From 'sons of different fathers' but not from other, it follows that a grandson gets the property through his father but not himself (per sterpe but not per capita); there too by reason of the right coming to an end on the death of the unseparated father on account of the non-creation of the right by partition and by reason of the obstruction of the proprietary right. So the right of the grandson is also like the obstructed heritage of the brothers; in this view what is said above is erroneous. Further in such a state, (e.g.) the father is alive and is separate from his father or by reason of being an only son of his father in the absence of other brothers lives with him unseparate. In the former case, by reason of being aeparate, he does not get a share because the father is separate and there is obstruction to inheritance by his existence, the grandson does not get a share in his grandfather's property. In the second case also, though his father gets the property by being undivided but he does not get it by reason of his existence. The result is that a grandson has never a share in the grand father's property while his father is alive. In order to reply to the objection, he gives the following passage, 'Now' the connection is, when the objection is raised, 'separate' is in contrast. The 'grandson' stands for ('includes') two grandsons many grandsons. In both cases he gives reasons; 'not in existence' means 'on death'; if the reading is 'in existence' it is connocted with the previous; in 'not father' is in the contrast; in his absence; he means that here in both cases, the father exists.

No, it is not proper because having said that the proprietary right accrues on birth, but does not depend on any other cause, the right to partition is proper in such a case; if that is so then proscribing the right to partition to accrue on the death of the father, it is well established that his right depends on him while he is alive. As the father appears to be principal, the partition 'depends on the will of the father. There he gets double share as in the self-acquisitions; according to the text of Narada the father's share is double. So he says 'or admitting', 'partition' comes as an ellipsis; 'but' is understood subsequently. 'According to the pleasure of the father', and according to the pleasure

of the father "may be understood; there by 'iti' he gives it as suggesting an illustration in the case of 'bhavan' being the reading it is the unity of a sentence.

Mitaksara.

भूः शालिकेत्रादिका । नियन्ध<mark>एकस्य पर्णभारकस्ययेन्ति पर्णानि । तथा एकस्य</mark> कमुक्रफानभारकस्येयन्ति कमुक्रफानानीत्याद्यक्<mark>तन्तः । द्रव्यं सुवर्णरजतादि । ४ ॥</mark>

भू: bhûḥ, land; शालिक्षंत्रादिका śûlikṣetrâdikâ, a rice field or the like; निक्य: nibandhaḥ, corrody; (meour); एकस्य ekasya, of one; पर्णभारकस्य parṇabhā:akasya, of the plantation of a betle-pepper; इयन्ति iyanti, so many, प्राप्ति parṇāṇi, loaves (to be received); तथा tathâ, similarly; एकस्य ekasya, of one; कमुक-फल-भारकस्य kramuka-phala-bhārakasya, of an orchard of uroca; इयन्ति iyanti, so many; कमुकक्तानि kramuka-phalâṇi, areca nuts; इत्यदि ityâdi, this and the like; उक्तलक्षण: ukta-lakṣaṇaḥ; whose charactoristics are spoken to be; इत्यम् dravyam, chattels; मुवर्ण-रज्ञान्त्र suvarṇa-rajata-âdi, gold, silver and other movables.

4. If the father, be alive, and separate from the grand-father, or if he have no brothers, a partition of the grand-father's estate with the grandson would not take place; since it has been directed, that shares shall be allotted, in right of the father, if he be deceased : or, admitting partition take place, it would be made according to the pleasure of the father, like a distribution of his own acquisitions: to obviate this doubt the author says. "For the ownership of the father and the son is the same in land, which was acquired by the grandfather, or in a corrody, or in chattels (which belonged to him)

$Billambhatta's\ gloss.$

4. He gives the accopted meaning by virtue of the inherent power of the words. 'Rico field']; and other, barley field in order to distinguish it from the building site etc. the subject relating to the building site will be made clear later on. Whatever is fixed by counting of leaves etc. is corrody which is a means of livelihood; royal grant of mines receivable permanently; he gives its description. 'Of one'; where there is a collection of leaves; it is a compound word: similarly in the following one. That there are so many betel leaves or betel nuts in a particular betel grove or a betel nut grove is known to an expert therein but to no other by the approximate counting or ascertaining

thereof, it is fixed. Whatever is so fixed by the grandfather, in order to show connection with the following, he says.

Mitaksara.

यत्पितामहेन प्रतिग्रहविजयादिना लब्धं तत्र पितुः पुत्रस्य च स्वांस्यं लोकप्रसिद्धं मिति कृचा विभागाऽस्ति । हियस्मात्तत्सदृशं समानम् । नस्मात्र पिंतिरुक्षयंच विभागो नापि पितुर्भागद्वयम् । ५ ॥

यत् Yat, which; पिनामहेन pitâmahena, by the grand-father प्रिवह--विजयदिना pratigraha-vijayâ-admâ, by means of accentance, conquest or through similar channels; लड्यम् labdham, acquired; तात्रावारक in such property; पितुः pituḥ, of the father; पुत्रस्ग putrasya, of the son; च cha, and; स्नाम्यम् svamyam, the ownership; लोक प्रसिद्धं loka-prasiddham, is notorions; इति iti, so; इत्या kritvâ, thinking, doing; विभागः vibhâgah, partition; प्रस्ति asti, there is, हि hi, for (means) यस्मात् yasmât, since, तात् tat, that right; सह्राम् śadriśam, equal (means) समानम् samânam, alike; ताःमाद् tasmâd, therefore; ना nâ, not, neither, पितुः pituḥ, of the father; इल्ल्या ichchhayâ, according to the pleasure एव eva, indeed; विभागः vibhâçaḥ, partition; न अपि na-api, nor, not also; पितुः pituḥ, the father's; भागद्रय bhâgadvayam double share.

5. In such property, which was acquired by the paternal grandfather, through acceptance of gifts, or by conquest or other means, (as commerce, agriculture or service,) the ownership of father and son is notorious and therefore partition does take place. For, or because, the right is equal, or alike, therefore, partition is not restricted to be made by the father's choice nor has he a double share.

Balambhatta's gloss.

5. 'Whatever by the grand father' he now says over and above the rules; 'through acceptance' 'and other', acceptance of income from commerce and service of the twice-born. After setting forth the three things under the first half of the stanza he now fully explains the remaining half with the split of a sentence and filling up the ellipsis; 'there', in all the three; he gives the meaning as previously; 'does take place' being connected with the preceding passage means 'has a right.' In order to be in conformity with the reading and of both according to kalpatarn etc., he says 'for or because'; 'equal' equal only by reason of

the connection with the following; he says the rest like the preceding; therefore 'there is no partition at the option', is a better reading; by this, the equal partition is suggested.

Brihaspati also says. In the immovable and movable property acquired by the grant father, the son and the father have been declared to have equal right.

Mitaksara.

श्रतः पिठ्तोगागकरुपनेत्येतत्स्वाम्ये समेऽपि षाचनिकम् । ६॥

अतः atah, hence; पितृतः pitritah, according to the father's; भाग-कश्यना bhaga-kalpana, the allotment of shares; इति iti, so, thus; एतत् etat, this (text) स्वास्ये svâmye the right; समे same, equal; अपि api, even though; वाचनिकम् vâchanikam, text.

6. Hence also it is ordained by the preceding text, that "the allotment of shares shall be according to the father's" although the right be equal.

Balambhatta' gloss

6. In this state, to remove the futility which is shown by the first part and its contradiction, he strengthens the said scriptural quotation. Hence']; the meanning is because the equal proprietary right of the father and the son therein is well known, therefore.....ordained by the preceding text], it is so ordained when the father is dead but not when he is alive; the reading of those whose father is dead is, therefore, preferable; it is said previously also.

Mitaksara.

विभागं चेत्पिता कुर्यादित्येतत्स्वार्जितविषयं । तथा द्वावंशो प्रतिपद्येत विभजन्नात्ममनः पितेत्येतद्पि स्वार्जितविषयं । जीवतोरस्वतन्त्रः स्याजनयापि समन्वित इत्ये तद्पि पारतन्त्रय मातापित्रजितद्रष्यविषयं । तथा श्रनीशास्त्रहि जीवतोरित्येतद्पि । जा

विभागम् vibhâgam, the partition; चेत् chet, if; पिता pitâ, the father; क्याँत kuryât, would do; इति एतत् iti etat, thus this; स्वाजितविषयम् sva-arjita-viṣayam, is as regards the property acquired by the father himself; तथा tathâ, so; हो dvau, two; अशा amásau, shares; प्रतिपर्वत pratipadyeta, would reserve; विभाजन् vibhajan, making a partition; आरमनः âtmanah, for himself; पिता pitâ, the father; इति-एतद iti etad, thus, this; आपि api, too; स्वाजित विवयम् sva-arjita viṣayam, is such as regards the

distribution of his own acquisitions; जीवनाः jîvatoḥ, while both are living; श्रास्तनन्त्रः asvatantraḥ, not free, dependent; स्यान् syât, should be must be, जरण jarayâ, by old age; श्राप api, even though; समन्दिनः samanvitaḥ, accompanied by, arrived at (old age) इति-प्तद् ।ti etad, thus this; अणि api, too; पारतन्त्रम् pāratantryam, dependence; माता-पिशाजित-द्रश्-विषयम् mātā-pitrārjita-draya viṣayam, must relate to effects acquired by the fat'ier or mother; तथा tathâ, similarly; अनीताः anîśāḥ, pewerless, havîng no power, ते ti, they; हि hi, for or truly, जीवतोः jîvatoḥ, while both (the parents) are living; इति उत्तर iti-etad, thus, this; अणि api, too.

7. The first text, "When the father makes a partition, "ete" (Seet 2 and 1) relates to property acquired by the father himself. So does that which ordains a double share: "Let the father, making a partition, reserve two shares for himself." The dependence of sons, as affirmed in the following passage, "while both parents live, the control remains, even though they have arrived at old age, must relate to effects acquired by the father or mother. This other passage, "They have not power over it (the paternal estate) while their parents live" must be referred to the same subject.

Balamhhatta's gloss.

7. He removes the contradiction from other text that arises from the second part. 'When the father makes a partition']; it is also explained previously. He removes the contradiction that arises from the third part with the other text not explained previously; 'so'] he cites Nârada; 'two shares'; reservation is the taking or keeping in accordance with the rule. Of himself it may be either 6th or 5th form of declension. The meaning is that this inequal partition happens by reason of the absence of any special cust mary law. Similarly the inequal partition under the text of Vasistha stated above should be understood. So it is established that the person earning shall get two shares in his self-acquisitions in case of total partition. Same' he cites two views reconciling the conflict with other texts in this way while both parents live] the mother is also included. The result is the same as said as regards the ancestral property by reason of the original text pertaining to the paternal acquisitions.

Mitaksara

तथा च सरजस्कायां मातिर सस्पृहे च पितिरि विभागमनिच्छत्यपि पुत्रेच्छया

पैतामहद्रव्यविभागो भवति। = ॥

तथा tatha, similarly; च cha, and; सरजस्कायम् sarajaskayam, being capable of producing more sons. मानारि matau, mother; सर्वहं sasprihe, retaining worldly affections; च cha and; पि।रि pitari, the father; क्रिमालम् vibhagam, partition; अनिराजि anichchhati, not deserving; api, though; अपि पुत्रेन्छया putrochchaya, at the pleasure of the sons; पैतामह-इंडा निभागः paitamaha-dravya-vibhagah, the partition of the grandfather's estate; भविन bhavati, does take place.

8. Thus, while the mother is capable of bearing more sons, and the father retains his worldly affections and does not desire partition, a distribution of the grandrather's estate does nevertheless take place by the will of the son,

Balambhatta's gloss.

8. He gives the special rule; 'thus' means when their proprietary right is equal. He gives the special rule arising from the absence of the three periods of partition during the lifetime of the father 'capable of bearing more sons']; 'by even' (api), all the three reasons are joined together; by the will of the son', by it only; the will plays the principal part.

Mitakşara.

तथा विभक्तेन पित्रा पैतामहे द्रव्ये दीयमाने विक्रीयमाले वा पौत्रस्य निषेधेऽप्य धिकारः । पित्राजितेतु न नियधाधिकारः । तत्परतन्त्रत्वात् । श्रतुमतिस्तु कर्तव्य ॥६॥

तथा tathâ, similarly, like-wise; अविभक्तेन avibhaktena, by the unseparated; पित्रा pitrâ, father; पैतामहे paitâmahe, with the grandfather's दृश्ये dravye estate; दीयमाने dîyamâne, is being given; विक्रीयमाणे vikrîyamâne, is being sold; वा vâ or; पौत्रस्य pautrasya, of the grandson, the grandson has; नियेषे nişedhe, of prohibition; अपि api, also; अश्विकार: adhikâraḥ, the right; पित्रतिने pitrarjite, if it be acquired by the father; तु tu, but; न na, no; नियेष घिकार: nişedhâdhikâraḥ, right of prohibition; तन्परतन्त्रन्वात् tat-para-tantra tvât, because he is dependent (the son) on him (the father) अमुमति: anumatiḥ, acquiescence; tu, but. कर्त्तव्य kartavya, must be made.

9. So likewise, the grandson has a right of prohibition if his unseparated father is making a donation, or a sale, of effects inherited from the grandfather: but he has no right of inter-

ference, if the effects were acquired by the father on the contrary, he must acquiesce, because he is dependent.

Balambhatta's gloss

9. He therefore, gives another special rule; 'so', similarly; by the unseparated' is in contradistinction because on separation the proprietary right being extinguished, there is no right(to prohibit alienation by this the explanation by Medhâtithi and others that the self-acquisition, are by means of learning and heroic exploits is reputed. The lost ancestral property recovered by the father with his ability and whatever is obtained by learning and heroic exploit is the property of the father"; by api (even) the partition is also included; 'should be given' by the son.

Mitaksara

तथाहि । पैतृके पैतामहे च स्वाम्यं यद्यपि जन्मनैव तथापि पैतृके पित्रिपर तन्त्रत्वात् पितुः स्वाजकत्वेन प्राधान्यात् पित्रा विनियुज्यवाने स्वाजिते द्रव्ये पुत्रे-णातुमतिः कर्भव्य । पैतामहे तु द्वयोः स्वाम्यमविशिष्ट मिति निषेधाधिकारोऽप्यस्तीति विशेषः । १०॥

कर्तब्या kartavyå, must be made; तथाहि tathåhi, consequently; पैनुके paitrike, in the paternal; पैतामहे paitâmahe, in the grandfather; च cha, and, स्वास्त्रम् svâmyam, right; यद्यपि yadyapi, although; जन्मना janmanâ, by birth; एव eva, only; तथापि tathåpi, still, yet; पैनुके paitrike, in the paternal; पितृपरतन्त्रत्यात् pitri-paratantratvåt, because of the dependence of one's father; पितृ: pituh, the father's; स्वाजकत्वेन svårjakatven, by right of his being the acquirer; प्राथान्यात् prådhånyåt, because of the predominance of (the father); पित्रा pituâ, by the father; विनियुज्यमाने viniyujyamane, while it is being disposed of; स्वाजित svårjite, acquired by himself; द्वव्ये dravye, the wealth; पुत्रेण putroṇa, by the son; अनुमति: anumatih, acquiescence, kartavyâ, should be made; पैतामहे paitamahe, in the grandfather's; तु tu, but; द्वया: dvayoḥ, of both; स्वास्यम् svâmyam, thare is the right; अविश्वरम् aviðistam, indiscriminately; इति iti, hence, therefore; निपेधाधिकार: nisodhâdhikāraḥ, the right of prohibition; अपि api, also, too; अस्ति asti, there is; इति iti, this, is the; विशेषः višeṣaḥ, speciality.

10. Consequently the difference is this: although he have a right by birth in his father's and in his grandfather's property; still, since he is dependent on his father in regard to the paternal estate, and since the father has a predominant interest as it was

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acquired by himself, the son must acquiesce in the father's disposal of his own acquired property: but, since both have indiscriminately a right in the grandfather's estate, the son has a power of interdiction (if the father be dissipating the property).

Balambhatta's gloss

10. He develops the last said with a reason; as for instance]; by birth' 'the same' is understood; father' of the son etc.; here he says by reason of another' not earning anything. 'Both'] a mother has therefore no share in the ancestral property for want of proprietary right and authority. It should be understood that it is proper that the grandsons have unobstructed heritage as said previously.

Mitaksara

मनुरिष । (श्र. ६ को. २०६) पैतृकं तु िषता द्रव्यमनवामं यदामुयात् । न तत्पुत्रै-भंजेत्सार्धमकामः स्वयमर्जितमिति । यत्पितामहार्जितं केनाप्यपहृतं पितामहेनानुद्धृतं यदि पितोद्धरित तत्स्वार्जितमिव पुत्रैः साधमकामः स्वयं न विभजेदिति वदन् पि

मनः mannh, Manu; अपि api, too; पैनुक्रम् paitrikam. paternal; त tu. but : पिना pitâ, the father ; द्रव्यम् dravyam, wealth ; अन्यासम् anava tam, not recovered ; यह yad, which ; साष्त्रयात soapnûyat, would recover ; न na, not : तत tat, "that ; प्रते: putrail, (with) the sons ; भजेत bhajet, would divide ; सार्धम् sardham, with ; अकाम: akamah, if reluctant ; स्वयम् svavam, by himself ; अजिनम् arjitam, equired ; इति iti, so, this being the father ; यत vat, which : पितामहा जितम pitamaharjitam, acquired by the father and (ancestor) ; केन:पि kena-api-by some one ; अपहनम् apahritam, taken away ; पितामहेन pitâ nahena, by grandfather; अनुष्तम् anudhritam, the an estor the grandfather not redeemed; यदि yadi, if ; िता pita, the father; उद्धरित uddharati, recovers; तत् tat, that; स्वाजिनम् svarjitam, own acquisition; इव iva, like; पुत्रे: putrath, sons; सार्थम् sârdham, with; अक:म: akâmah, not willing; स्वयम svayam, himself; न na, not; विभनेत् vibhajet, should divide : इति iti, so : बदन् vadan, saying ; पितामहाजिनम् pitamaharjitam, the grandfathers' acquisition ; श्रकाम: akamah. not willing ; api, even though ; पत्रेळावा putrechchchayâ, at the pleasure of the sons; पुत्रे: purrath, sons; सह saha- with; विभनेत् vibhajet ाः, should divide; इ ति iti, so; दर्शयति da: śayati, shows,





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